EXHIBIT "2"

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Page 1
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 2
                UNITED STATES DISTRICT COURT
 3
                EASTERN DISTRICT OF NEW YORK
 5
     EDWARD CARTER, FRANK FIORILLO,
     KEVIN LAMM, JOSEPH NOFI, and
     THOMAS SNYDER,
                                       ) CV 07 1215
 7
                    Plaintiffs,
 8
                 vs.
     INCORPORATED VILLAGE OF OCEAN
     BEACH; MAYOR JOSEPH C. LOEFFLER,)
10
     JR., individually and in his
     official capacity; former mayor )
11
     NATALIE K. ROGERS, individually )
     and in her official capacity,
12
     OCEAN BEACH POLICE DEPARTMENT;
     ACTING DEPUTY POLICE CHIEF
13
     GEORGE B. HESSE, individually
     and in his official capacity;
14
     SUFFOLK COUNTY; SUFFOLK COUNTY
     POLICE DEPARTMENT, SUFFOLK
     COUNTY DEPARTMENT OF CIVIL
     SERVICE; and ALISON SANCHEZ,
16
     individually and in her
     official capacity,
17
                    Defendants.
18
19
20
          DEPOSITION OF CHRISTOPHER JAMES MORAN
                     New York, New York
22
                    Monday, June 8, 2009
23
24
     Reported by:
25
     KRISTIN KOCH, RPR, RMR, CRR, CLR
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	Page 2		Page 3
1		1	
2		2	APPEARANCES:
3		3	
4		4	THOMPSON WIGDOR & GILLY LLP
5	June 8, 2009	5	Attorneys for Plaintiffs
6	10:35 a.m.	6	85 Fifth Avenue
7		7	New York, New York 10003
8		8	BY: ARIEL Y. GRAFF, ESQ.
9	Deposition of CHRISTOPHER JAMES	9	
10	MORAN, held at the offices of Thompson	10	RIVKIN RADLER LLP
11	Wigdor & Gilly, LLP, New York, New York,	11	Attorneys for Incorporated Village of
12	before Kristin Koch, a Registered	12	Ocean Beach, Joseph C. Loeffler Jr.,
13	Professional Reporter, Registered Merit	13	Natalie K. Rogers and Ocean Beach Police
14	Reporter, Certified Realtime Reporter,	14	Department
15	Certified Livenote Reporter and Notary	15	926 RexCorp Plaza
16	Public of the State of New York.	16	Uniondale, New York 11556-0926
17		17	BY: KENNETH A. NOVIKOFF, ESQ.
18		18 19	MADES O'NEILL O'DDIEN & COLIDTNEY DO
19 20		20	MARKS, O'NEILL, O'BRIEN & COURTNEY, P.C. Attorneys for George B. Hesse
21		21	530 Saw Mill River Road
22		22	Elmsford, New York 10523
23		23	BY: KEVIN W. CONNOLLY, ESQ.
24		24	B1. REVIEW. CONTOELI, ESQ.
25		25	ALSO PRESENT: FRANK FIORILLO
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			1 0
	Page 4		Page 5
1		1	Moran
2	CHRISTOPHER JAMES MORAN,	2	A. Yes. 10:36
3	called as a witness, having been duly sworn	3	Q. And that failure to tell the truth 10:36
4	by a Notary Public, was examined and		
5		4	could be punishable as a criminal offense? 10:36
	testified as follows: 10:35	5	A. Yes. 10:36
6	MR. GRAFF: This deposition will be 10:35	5 6	A. Yes. 10:36 Q. Have you ever testified under oath 10:36
6 7	MR. GRAFF: This deposition will be 10:35 governed by the Federal Rules of Civil 10:35	5 6 7	A. Yes. 10:36 Q. Have you ever testified under oath before? 10:36
6 7 8	MR. GRAFF: This deposition will be 10:35 governed by the Federal Rules of Civil 10:35 Procedure and local rules for the Eastern 10:35	5 6 7 8	A. Yes. 10:36 Q. Have you ever testified under oath before? 10:36 A. No. 10:36
6 7 8 9	MR. GRAFF: This deposition will be 10:35 governed by the Federal Rules of Civil 10:35 Procedure and local rules for the Eastern 10:35 District. 10:35	5 6 7 8 9	A. Yes. 10:36 Q. Have you ever testified under oath 10:36 before? 10:36 A. No. 10:36 Q. So one thing that's important to 10:36
6 7 8 9	MR. GRAFF: This deposition will be 10:35 governed by the Federal Rules of Civil 10:35 Procedure and local rules for the Eastern 10:35 District. 10:35 MR. NOVIKOFF: As every other 10:35	5 6 7 8 9	A. Yes. 10:36 Q. Have you ever testified under oath 10:36 before? 10:36 A. No. 10:36 Q. So one thing that's important to 10:36 keep in mind is that we have a court reporter 10:36
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Moran 1 Moran 2 question, please tell me and I will repeat or 10:36 3 rephrase it so that you do understand it. 10:36 4 A. Okay. 10:36 5 Q. If you want to correct an answer at 10:36 6 any point during the deposition that is an 10:37 7 answer to an earlier question, that's fine, you 10:37 8 can do that. Just let me know. 10:37 9 A. Okay. 10:37 10 Moran 2 Q. If you answer a question, I will 10:37 3 assume that you understood it. There is no way 4 for me to know if you didn't, so it's 10:37 5 important, just let me know and that way I can repeat or rephrase a question. 10:37 7 MR. NOVIKOFF: Nope. Sorry, Ari. 10:37 8 That one I will not agree to. If you ask a 10:38 9 question, there is no assumption that my 10:38 10 MR. NOVIKOFF: And obviously even if 10:37 11 my client answers a question, he will have 10:37 12 entitled to object if I so choose and he is 10:38
question, please tell me and I will repeat or rephrase it so that you do understand it. 10:36 A. Okay. 10:36 Q. If you want to correct an answer at 10:36 any point during the deposition that is an 10:37 answer to an earlier question, that's fine, you 10:37 answer to an earlier question, that's fine, you 10:37 A. Okay. 10:37 A. Okay. 10:37
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4 A. Okay. 10:36 5 Q. If you want to correct an answer at 10:36 6 any point during the deposition that is an 10:37 7 answer to an earlier question, that's fine, you 10:37 8 can do that. Just let me know. 10:37 9 A. Okay. 10:37 10 MR. NOVIKOFF: And obviously even if 10:37 10 definition of the know if you didn't, so it's 10:37 10 important, just let me know and that way I can repeat or rephrase a question. 10:37 10 MR. NOVIKOFF: Nope. Sorry, Ari. 10:38 10 question, there is no assumption that my 10:38 10 client understood it. Obviously I am 10:38
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9 A. Okay. 10:37 9 question, there is no assumption that my 10:38 10 MR. NOVIKOFF: And obviously even if 10:37 10 client understood it. Obviously I am 10:38
MR. NOVIKOFF: And obviously even if 10:37 10 client understood it. Obviously I am 10:38
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Investment answers a question, ne will have 10:57 111 entitled to object it is so choose and ne is 10:58
The series of th
upon confusion with the question. 10:37 14 MR. GRAFF: Yes, all in accordance 10:38 15 MR. GRAFF: Consistent with the 10:37 15 with the federal rules. 10:38
MR. NOVIKOFF: Yes, absolutely. 10:37 17 Q. Mr. Moran, are you presently taking 10
Q. If you would like to take a break at 10:37 18 any medications that could affect your ability 10
19 any point, that's completely fine and you are 10:37 19 to testify truthfully and completely today? 10:37
20 allowed to do that. Just let me know. The one 10:37 20 A. No. 10:38
21 thing that I would ask is if there is a pending 10:37 21 Q. Have you consumed any controlled 10
22 question that I have asked that you haven't yet 10:37 22 substances, drugs, narcotics, in the last 24 10:3
23 answered, that you first answer that question 10:37 23 hours? 10:38
24 before we take the break. 10:37 24 A. No. 10:38
25 A. Okay. 10:37 25 Q. Have you had any alcoholic beverages 10
TSG Reporting - Worldwide (877) 702-9580 TSG Reporting - Worldwide (877) 702-9580
Page 8 Pag
1 Moran 1 Moran
2 in the last 24 hours? 10:38 2 Q. Mr. Moran, do you understand that? 10:38
3 A. Yes. 10:38 3 A. Yes. 10:39
4 Q. And when how long ago did you 10:38 4 Q. Mr. Moran, has anyone communicated 1
5 have the most recent drink? 10:38 5 to you the nature of the claims that the 10:39
6 A. Last night at 10:30 p.m. 10:38 6 plaintiffs are making in this lawsuit? 10:39 7 O. How many drinks did you have? 10:38 7 MR. NOVIKOFF: Other than counsel? 10:39
8 A. One beer. 10:38 8 MR. GRAFF: Other than counsel. 10:39
9 Q. You only had one beer all day 10:38 9 A. Just what the lawyer 10:39
10 yesterday? 11 A. Yes. 10:38 10 MR. NOVIKOFF: Don't say any 10:39 11 conversations that you have had with me or 10:39
,
The state of the s
1.17 / No 1030 1.17 / And following up on what 10.40
17 A. No. 10:39 17 Q. And following up on what 10:40
18 Q. Are you represented by an attorney 10:39 18 Mr. Novikoff said, none of my questions are 10
18 Q. Are you represented by an attorney 10:39 19 in connection with this deposition? 10:39 18 Mr. Novikoff said, none of my questions are 10:39 19 aimed to get at any information communicated
18 Q. Are you represented by an attorney 10:39 19 in connection with this deposition? 10:39 20 MR. NOVIKOFF: Let the record 10:39 18 Mr. Novikoff said, none of my questions are 10 19 aimed to get at any information communicated 20 between you and Mr. Novikoff or you and 10
18 Q. Are you represented by an attorney 10:39 19 in connection with this deposition? 10:39 20 MR. NOVIKOFF: Let the record 10:39 21 reflect that Mr. Moran is presently an 10:39 22 Mr. Welch, and if you have any concern that a 10.39
Q. Are you represented by an attorney 10:39 in connection with this deposition? 10:39 MR. NOVIKOFF: Let the record 10:39 reflect that Mr. Moran is presently an 10:39 employee of the Village, so, therefore, 10:39 18 Mr. Novikoff said, none of my questions are 10 19 aimed to get at any information communicated 20 between you and Mr. Novikoff or you and 10 21 Mr. Welch, and if you have any concern that a 1 22 question might touch on that, please let me 10:49
Q. Are you represented by an attorney 10:39 19 in connection with this deposition? 10:39 20 MR. NOVIKOFF: Let the record 10:39 21 reflect that Mr. Moran is presently an 10:39 22 employee of the Village, so, therefore, 10:39 23 since I represent the Village in this 10:39 24 Mr. Novikoff said, none of my questions are 10 25 between you and Mr. Novikoff or you and 10 26 Mr. Welch, and if you have any concern that a 1 27 question might touch on that, please let me 10:40 28 know and please feel free to consult with 10:40
Q. Are you represented by an attorney 10:39 19 in connection with this deposition? 10:39 20 MR. NOVIKOFF: Let the record 10:39 21 reflect that Mr. Moran is presently an 10:39 22 employee of the Village, so, therefore, 10:39 23 since I represent the Village in this 10:39 24 action, I am representing Mr. Moran at this 10:39 18 Mr. Novikoff said, none of my questions are 10 20 between you and Mr. Novikoff or you and 10 21 Mr. Welch, and if you have any concern that a 1 22 question might touch on that, please let me 10:40 23 know and please feel free to consult with 10:40
Q. Are you represented by an attorney 10:39 19 in connection with this deposition? 10:39 20 MR. NOVIKOFF: Let the record 10:39 21 reflect that Mr. Moran is presently an 10:39 22 employee of the Village, so, therefore, 10:39 23 since I represent the Village in this 10:39 24 Mr. Novikoff said, none of my questions are 10 25 between you and Mr. Novikoff or you and 10 26 Mr. Welch, and if you have any concern that a 1 27 question might touch on that, please let me 10:40 28 know and please feel free to consult with 10:40

Page 10 Page 11 1 Moran 1 Moran 2 2 from Mr. Hesse in a face-to-face communication? 10:41 Q. Prior to speaking with Mr. Novikoff 10:40 or Mr. Welch, were you aware that the 3 MR. NOVIKOFF: As opposed to over 3 10:40 10:40 the phone or over the computer? 4 plaintiffs had initiated a lawsuit against 4 10:42 5 Ocean Beach? MR. GRAFF: Yes. 5 10:42 6 6 10:42 A. No. 10:40 A. I can't recall. 7 Q. Do you know who I am referring to by 10:40 7 Q. Can you recall anything about the 8 "plaintiffs"? 10:40 8 context in which you heard that from Mr. Hesse? 10:42 9 A. I know he told me about it, but I 9 A. Yes. The -- can I back up? 10:40 don't specifically know actually when he told 10 MR. NOVIKOFF: Yes, back up. 10:40 10 A. The five officers; Mr. Nofi, 10:40 11 10:42 11 12 Fiorillo, Lamm, Snyder and Shore. 10:40 12 Q. And what is it that he told you? 10:42 13 Q. And I can represent Mr. Shore is not 10:41 13 A. That they were suing the 10:42 14 a plaintiff. The fifth would be Mr. Carter. 14 information. MR. NOVIKOFF: Okay. 15 Q. Did he tell you what they were suing 10:42 15 10:41 16 A. Okay. 10:41 16 the Village for? 10:42 17 Q. How did you learn that those 10:41 17 A. No. 10:42 individuals were plaintiffs in this case? 10:41 18 Q. Did you ask? 10:42 18 A. I heard from George, Chief Hesse. 19 A. No. 10:42 19 10:41 Q. Did you ever ask anyone other than Q. And when did you hear that from 20 20 10:41 21 Mr. Hesse? 10:41 21 counsel what they were suing the Village for? 22 22 A. I can't recall when. 10:41 23 23 Q. Can you recall the year? 10:41 Q. Did you ever discuss with anyone 10:42 24 10:41 24 what they may have been suing the Village for? 10:42 25 25 10:42 Can you recall whether you heard it 10:41 TSG Reporting - Worldwide (877) 702-9580 TSG Reporting - Worldwide (877) 702-9580 Page 12 Page 13 1 Moran 1 Moran 2 2 counsel has said something along those 10:43 Q. Prior to learning that the 10:42 plaintiffs were suing the Village in your 3 3 10:42 lines. 10:43 4 conversation with Mr. Hesse, had you ever 4 MR. GRAFF: No, but I am making 10:43 discussed with anyone the possibility that any 5 clear that I am excluding --5 of the plaintiffs might bring a lawsuit against 10:42 6 MR. NOVIKOFF: All right. You don't 10:43 6 7 have to say "other than counsel." That's 10:43 7 Ocean Beach? clear. He knows not to speak about counsel 10:43 8 10:42 8 A. No. 9 MR. NOVIKOFF: Objection to form. 10:42 9 conversations. 10:43 10 10 You can answer. A. No. 10:43 11 10:43 11 Q. So your only knowledge about the A. No. 12 Q. Other than that conversation with 10:43 12 lawsuit that you are testifying here today, the 10:43 Mr. Hesse -- well, first of all, was it one 10:43 nature of that lawsuit, is that the plaintiffs 10:43 13 13 14 conversation or more? 10:43 14 are suing Ocean Beach and you heard that from 10:43 15 A. I can't recall. 10:43 15 George Hesse; is that correct? 10:44 16 16 Q. Can you recall if anyone else was MR. NOVIKOFF: Objection. Your 10:44 question says about the nature of the 17 present for the one or more conversations you 10:43 17 10:44 18 had with Mr. Hesse on the subject? 10:43 18 lawsuit. Mr. Moran may have knowledge 10:44 19 about certain of the allegations that are 10:44 19 A. No. 20 Q. Has anyone else other than counsel 10:43 20 set forth in the lawsuit, but if the 21 ever -- or Mr. Hesse ever indicated to you that 10:43 21 question is is his only knowledge that 22 there was a lawsuit filed from Mr. Hesse, 10:44 they were aware that the plaintiffs had filed a 10:43 22 23 lawsuit against Ocean Beach? 10:43 23 that's appropriate. 24 MR. NOVIKOFF: Objection. When you 10:43 24 Q. With that clarification, is that 10:44 25 say "other than counsel," you are presuming 10:43 25 correct? 10:44 TSG Reporting - Worldwide (877) 702-9580 TSG Reporting - Worldwide (877) 702-9580

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1	Moran	1	Moran
2	MR. NOVIKOFF: Why don't you 10:44	2	the nature of any of the allegations set forth 10:45
3	A. Can you 10:44	3	in the Complaint or lawsuit? 10:45
4	Q. Other than Mr. Hesse, did anybody 10:44	4	A. Can you repeat that. 10:45
5	else ever indicate to you that the plaintiffs 10:44	5	Q. Do you have any idea what the 10:45
6	had filed a lawsuit against Ocean Beach? 10:44	6	allegations in the Complaint are? 10:45
7	A. No. 10:44	7	A. Yes. Just a little bit of it. 10:45
8	Q. Are you aware of any of the 10:44	8	Q. And could you explain? 10:45
9	allegations involved in that lawsuit? 10:44	9	MR. NOVIKOFF: What was the basis 10:45
10	MR. NOVIKOFF: Why don't you just 10:44	10	you need to ask him what the basis of his 10:45
11	ask him if he has read the Complaint. 10:44	11	knowledge is, because if it's based upon 10:45
12	Q. I will ask that first. Have you 10:44	12	what counsel told him, then I am going to 10:45
13	read the Complaint? 10:44	13	instruct him not to answer. If it's based 10:45
14	MR. NOVIKOFF: Here is 10:44	14	upon some independent knowledge, then he 10:45
15	A. The 10:44	15	can answer that. 10:45
16	MR. NOVIKOFF: I can't help you. 10:44	16	Q. Is the little bit of knowledge that 10:45
17	A. The deposition you are talking 10:44	17	you referred to something that you learned from 10:45
18	about? 10:44	18	counsel? 10:45
19	MR. NOVIKOFF: No. There was a 10:44	19	MR. NOVIKOFF: Either Mr. Welch or 10:45
20	Complaint filed by the plaintiffs in 10:44	20	myself. 10:45
21	federal court, so the question is have you 10:45	21 22	A. No. 10:45
22	ever read what the plaintiffs have filed in 10:45	23	Q. Okay. Could you explain? 10:45
23	federal court? 10:45 A. No, no, I haven't. 10:45	24	A. All I know about the case is that 10:45 the five plaintiffs were let go from the 10:45
25	A. No, no, I haven't. 10:45Q. Has anyone ever communicated to you 10:45		Village and from what I could from what 10:46
23		25	_
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1		1	
1 2	Moran	1 2	Moran
2	Moran people from what they they were let go 10:46	1 2 3	Moran A. We had our annual meeting and at the 10:47
	Moran people from what they they were let go 10:46 and they were suing the Village. That's all I 10:46	2	Moran A. We had our annual meeting and at the 10:47 time the five Nofi, Fiorillo, Lamm, Carter 10:47
2	Moran people from what they they were let go 10:46 and they were suing the Village. That's all I 10:46 know of what the case was. 10:46	2 3	Moran A. We had our annual meeting and at the 10:47 time the five Nofi, Fiorillo, Lamm, Carter 10:47 and the other officer went inside by themselves 10:47
2 3 4	Moran people from what they they were let go 10:46 and they were suing the Village. That's all I 10:46	2 3 4	Moran A. We had our annual meeting and at the 10:47 time the five Nofi, Fiorillo, Lamm, Carter 10:47 and the other officer went inside by themselves 10:47
2 3 4 5	Moran people from what they they were let go 10:46 and they were suing the Village. That's all I 10:46 know of what the case was. 10:46 Q. And do you know when the 10:46	2 3 4 5	Moran A. We had our annual meeting and at the 10:47 time the five Nofi, Fiorillo, Lamm, Carter 10:47 and the other officer went inside by themselves 10:47 with George, whatever they had discussed they 10:47
2 3 4 5 6	Moran people from what they they were let go 10:46 and they were suing the Village. That's all I 10:46 know of what the case was. 10:46 Q. And do you know when the 10:46 plaintiffs 10:46	2 3 4 5 6	Moran A. We had our annual meeting and at the 10:47 time the five Nofi, Fiorillo, Lamm, Carter 10:47 and the other officer went inside by themselves 10:47 with George, whatever they had discussed they 10:47 discussed, we were all outside, and then they 10:47
2 3 4 5 6 7	Moran people from what they they were let go 10:46 and they were suing the Village. That's all I 10:46 know of what the case was. 10:46 Q. And do you know when the plaintiffs 10:46 MR. GRAFF: Before I ask the 10:46 question, Mr. Novikoff 10:46 MR. NOVIKOFF: Same understanding. 10:46	2 3 4 5 6 7 8	Moran A. We had our annual meeting and at the 10:47 time the five Nofi, Fiorillo, Lamm, Carter 10:47 and the other officer went inside by themselves 10:47 with George, whatever they had discussed they 10:47 discussed, we were all outside, and then they 10:47 left after the fact on a water taxi and went 10:47
2 3 4 5 6 7 8 9	Moran people from what they they were let go 10:46 and they were suing the Village. That's all I 10:46 know of what the case was. 10:46 Q. And do you know when the plaintiffs 10:46 MR. GRAFF: Before I ask the 10:46 question, Mr. Novikoff 10:46 MR. NOVIKOFF: Same understanding. 10:46 Notwithstanding how the witness 10:46	2 3 4 5 6 7 8	Moran A. We had our annual meeting and at the 10:47 time the five Nofi, Fiorillo, Lamm, Carter 10:47 and the other officer went inside by themselves 10:47 with George, whatever they had discussed they 10:47 discussed, we were all outside, and then they 10:47 left after the fact on a water taxi and went 10:47 back to the mainland and then we started our 10:47 normal meeting. 10:47 Q. Can you explain what you mean by 10:47
2 3 4 5 6 7 8 9 10	Moran people from what they they were let go 10:46 and they were suing the Village. That's all I 10:46 know of what the case was. 10:46 Q. And do you know when the 10:46 plaintiffs 10:46 MR. GRAFF: Before I ask the 10:46 question, Mr. Novikoff 10:46 MR. NOVIKOFF: Same understanding. 10:46 Notwithstanding how the witness 10:46 characterizes what transpired in April of 10:46	2 3 4 5 6 7 8 9 10	Moran A. We had our annual meeting and at the 10:47 time the five Nofi, Fiorillo, Lamm, Carter 10:47 and the other officer went inside by themselves 10:47 with George, whatever they had discussed they 10:47 discussed, we were all outside, and then they 10:47 left after the fact on a water taxi and went 10:47 back to the mainland and then we started our 10:47 normal meeting. 10:47 Q. Can you explain what you mean by outside and inside? 10:47
2 3 4 5 6 7 8 9 10 11	Moran people from what they they were let go 10:46 and they were suing the Village. That's all I 10:46 know of what the case was. 10:46 Q. And do you know when the 10:46 plaintiffs 10:46 MR. GRAFF: Before I ask the 10:46 question, Mr. Novikoff 10:46 MR. NOVIKOFF: Same understanding. 10:46 Notwithstanding how the witness 10:46 characterizes what transpired in April of 10:46 '06, we take the position that they were 10:46	2 3 4 5 6 7 8 9 10 11 12	Moran A. We had our annual meeting and at the 10:47 time the five Nofi, Fiorillo, Lamm, Carter 10:47 and the other officer went inside by themselves 10:47 with George, whatever they had discussed they 10:47 discussed, we were all outside, and then they 10:47 left after the fact on a water taxi and went 10:47 back to the mainland and then we started our 10:47 normal meeting. 10:47 Q. Can you explain what you mean by outside and inside? 10:47 A. Okay. We were the meeting took 10:47
2 3 4 5 6 7 8 9 10 11 12	Moran people from what they they were let go 10:46 and they were suing the Village. That's all I 10:46 know of what the case was. 10:46 Q. And do you know when the plaintiffs 10:46 MR. GRAFF: Before I ask the 10:46 question, Mr. Novikoff 10:46 MR. NOVIKOFF: Same understanding. 10:46 Notwithstanding how the witness 10:46 characterizes what transpired in April of 10:46 '06, we take the position that they were 10:46 not rehired, you take the position that 10:46	2 3 4 5 6 7 8 9 10 11 12 13	Moran A. We had our annual meeting and at the 10:47 time the five Nofi, Fiorillo, Lamm, Carter 10:47 and the other officer went inside by themselves 10:47 with George, whatever they had discussed they discussed, we were all outside, and then they 10:47 left after the fact on a water taxi and went 10:47 back to the mainland and then we started our normal meeting. 10:47 Q. Can you explain what you mean by outside and inside? 10:47 A. Okay. We were the meeting took 10:47 place at the boathouse, so we were all outside 10:47
2 3 4 5 6 7 8 9 10 11 12 13 14	Moran people from what they they were let go 10:46 and they were suing the Village. That's all I 10:46 know of what the case was. 10:46 Q. And do you know when the plaintiffs 10:46 MR. GRAFF: Before I ask the 10:46 question, Mr. Novikoff 10:46 MR. NOVIKOFF: Same understanding. 10:46 Notwithstanding how the witness 10:46 characterizes what transpired in April of 10:46 '06, we take the position that they were 10:46 not rehired, you take the position that 10:46 they were let go and/or terminated. 10:46	2 3 4 5 6 7 8 9 10 11 12 13 14	Moran A. We had our annual meeting and at the 10:47 time the five Nofi, Fiorillo, Lamm, Carter 10:47 and the other officer went inside by themselves 10:47 with George, whatever they had discussed they 10:47 discussed, we were all outside, and then they 10:47 left after the fact on a water taxi and went 10:47 back to the mainland and then we started our 10:47 normal meeting. 10:47 Q. Can you explain what you mean by outside and inside? 10:47 A. Okay. We were the meeting took 10:47 place at the boathouse, so we were all outside 10:47 the boathouse in the street and then the five 10:48
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Moran people from what they they were let go 10:46 and they were suing the Village. That's all I 10:46 know of what the case was. 10:46 Q. And do you know when the plaintiffs 10:46 MR. GRAFF: Before I ask the 10:46 question, Mr. Novikoff 10:46 MR. NOVIKOFF: Same understanding. 10:46 Notwithstanding how the witness 10:46 characterizes what transpired in April of 10:46 '06, we take the position that they were 10:46 not rehired, you take the position that 10:46 they were let go and/or terminated. 10:46 However you phrase the question in 10:46	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Moran A. We had our annual meeting and at the 10:47 time the five Nofi, Fiorillo, Lamm, Carter 10:47 and the other officer went inside by themselves 10:47 with George, whatever they had discussed they 10:47 discussed, we were all outside, and then they 10:47 left after the fact on a water taxi and went 10:47 back to the mainland and then we started our 10:47 normal meeting. 10:47 Q. Can you explain what you mean by outside and inside? 10:47 A. Okay. We were the meeting took 10:47 place at the boathouse, so we were all outside 10:47 the boathouse in the street and then the five 10:48 officers went inside to talk to George, and 10:48
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Moran people from what they they were let go 10:46 and they were suing the Village. That's all I 10:46 know of what the case was. 10:46 Q. And do you know when the 10:46 plaintiffs 10:46 MR. GRAFF: Before I ask the 10:46 question, Mr. Novikoff 10:46 MR. NOVIKOFF: Same understanding. 10:46 Notwithstanding how the witness 10:46 characterizes what transpired in April of 10:46 '06, we take the position that they were 10:46 not rehired, you take the position that 10:46 they were let go and/or terminated. 10:46 However you phrase the question in 10:46 accordance with our prior understanding at 10:46	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Moran A. We had our annual meeting and at the 10:47 time the five Nofi, Fiorillo, Lamm, Carter 10:47 and the other officer went inside by themselves 10:47 with George, whatever they had discussed they 10:47 discussed, we were all outside, and then they 10:47 left after the fact on a water taxi and went 10:47 back to the mainland and then we started our normal meeting. 10:47 Q. Can you explain what you mean by outside and inside? 10:47 A. Okay. We were the meeting took 10:47 place at the boathouse, so we were all outside 10:47 the boathouse in the street and then the five 10:48 officers went inside to talk to George, and 10:48 whatever they said, it was them privately and 10:48
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Moran people from what they they were let go 10:46 and they were suing the Village. That's all I 10:46 know of what the case was. 10:46 Q. And do you know when the plaintiffs 10:46 MR. GRAFF: Before I ask the 10:46 MR. NOVIKOFF: Same understanding. 10:46 Notwithstanding how the witness 10:46 characterizes what transpired in April of 10:46 '06, we take the position that they were 10:46 not rehired, you take the position that 10:46 they were let go and/or terminated. 10:46 However you phrase the question in 10:46 accordance with our prior understanding at 10:46 these depositions does not one way or the 10:46 other impact upon either your theory of the 10:46 case or our theory of the case. 10:46 MR. GRAFF: Thank you. 10:46 Q. Do you know when the plaintiffs were 10:46	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Moran A. We had our annual meeting and at the 10:47 time the five Nofi, Fiorillo, Lamm, Carter 10:47 and the other officer went inside by themselves 10:47 with George, whatever they had discussed they discussed, we were all outside, and then they 10:47 left after the fact on a water taxi and went 10:47 back to the mainland and then we started our normal meeting. 10:47 Q. Can you explain what you mean by outside and inside? 10:47 A. Okay. We were the meeting took place at the boathouse, so we were all outside 10:47 the boathouse in the street and then the five 10:48 officers went inside to talk to George, and 10:48 whatever they said, it was them privately and 10:48 George, and then they once they were 10:48 finished they all left and went on a water taxi 10:48 and went back to the mainland. 10:48 Q. And did they all go in, as far as 10:48 you could see, together? 10:48
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Moran people from what they they were let go 10:46 and they were suing the Village. That's all I 10:46 know of what the case was. 10:46 Q. And do you know when the plaintiffs 10:46 MR. GRAFF: Before I ask the 10:46 question, Mr. Novikoff 10:46 MR. NOVIKOFF: Same understanding. 10:46 Notwithstanding how the witness 10:46 characterizes what transpired in April of 10:46 '06, we take the position that they were 10:46 not rehired, you take the position that 10:46 they were let go and/or terminated. 10:46 However you phrase the question in 10:46 However you phrase the question in 10:46 accordance with our prior understanding at 10:46 these depositions does not one way or the 10:46 other impact upon either your theory of the 10:46 case or our theory of the case. 10:46 MR. GRAFF: Thank you. 10:46 Q. Do you know when the plaintiffs were 10:46 let go? 10:46	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Moran A. We had our annual meeting and at the 10:47 time the five Nofi, Fiorillo, Lamm, Carter 10:47 and the other officer went inside by themselves 10:47 with George, whatever they had discussed they discussed, we were all outside, and then they 10:47 left after the fact on a water taxi and went 10:47 back to the mainland and then we started our normal meeting. 10:47 Q. Can you explain what you mean by outside and inside? 10:47 A. Okay. We were the meeting took place at the boathouse, so we were all outside 10:47 the boathouse in the street and then the five 10:48 officers went inside to talk to George, and 10:48 whatever they said, it was them privately and 10:48 George, and then they once they were 10:48 finished they all left and went on a water taxi 10:48 and went back to the mainland. 10:48 Q. And did they all go in, as far as 10:48 you could see, together? 10:48 MR. NOVIKOFF: Objection to form. 10:48
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Moran people from what they they were let go 10:46 and they were suing the Village. That's all I 10:46 know of what the case was. 10:46 Q. And do you know when the plaintiffs 10:46 MR. GRAFF: Before I ask the 10:46 question, Mr. Novikoff 10:46 MR. NOVIKOFF: Same understanding. 10:46 Notwithstanding how the witness 10:46 characterizes what transpired in April of 10:46 '06, we take the position that they were 10:46 not rehired, you take the position that 10:46 they were let go and/or terminated. 10:46 However you phrase the question in 10:46 accordance with our prior understanding at 10:46 these depositions does not one way or the 10:46 other impact upon either your theory of the 10:46 case or our theory of the case. 10:46 MR. GRAFF: Thank you. 10:46 Q. Do you know when the plaintiffs were 10:46 let go? 10:46 A. It was April of 2006. 10:47	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Moran A. We had our annual meeting and at the 10:47 time the five Nofi, Fiorillo, Lamm, Carter 10:47 and the other officer went inside by themselves 10:47 with George, whatever they had discussed they 10:47 discussed, we were all outside, and then they 10:47 left after the fact on a water taxi and went 10:47 back to the mainland and then we started our normal meeting. 10:47 Q. Can you explain what you mean by outside and inside? 10:47 A. Okay. We were the meeting took 10:47 place at the boathouse, so we were all outside 10:47 the boathouse in the street and then the five 10:48 officers went inside to talk to George, and 10:48 whatever they said, it was them privately and 10:48 George, and then they once they were 10:48 finished they all left and went on a water taxi 10:48 and went back to the mainland. 10:48 Q. And did they all go in, as far as 10:48 you could see, together? 10:48 MR. NOVIKOFF: Objection to form. 10:48 You can answer. Unless I instruct 10:48
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Moran people from what they they were let go 10:46 and they were suing the Village. That's all I 10:46 know of what the case was. 10:46 Q. And do you know when the plaintiffs 10:46 MR. GRAFF: Before I ask the 10:46 question, Mr. Novikoff 10:46 MR. NOVIKOFF: Same understanding. 10:46 Notwithstanding how the witness 10:46 characterizes what transpired in April of 10:46 '06, we take the position that they were 10:46 not rehired, you take the position that 10:46 they were let go and/or terminated. 10:46 However you phrase the question in 10:46 accordance with our prior understanding at 10:46 these depositions does not one way or the 10:46 other impact upon either your theory of the 10:46 other impact upon either your theory of the 10:46 Q. Do you know when the plaintiffs were 10:46 let go? 10:46 A. It was April of 2006. 10:47 Q. And how did you learn that they had 10:47	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Moran A. We had our annual meeting and at the 10:47 time the five Nofi, Fiorillo, Lamm, Carter 10:47 and the other officer went inside by themselves 10:47 with George, whatever they had discussed they 10:47 discussed, we were all outside, and then they 10:47 left after the fact on a water taxi and went 10:47 back to the mainland and then we started our normal meeting. 10:47 Q. Can you explain what you mean by outside and inside? 10:47 A. Okay. We were the meeting took 10:47 place at the boathouse, so we were all outside 10:47 the boathouse in the street and then the five 10:48 officers went inside to talk to George, and 10:48 whatever they said, it was them privately and 10:48 George, and then they once they were 10:48 finished they all left and went on a water taxi 10:48 and went back to the mainland. 10:48 Q. And did they all go in, as far as 10:48 you could see, together? 10:48 MR. NOVIKOFF: Objection to form. 10:48 you can answer. Unless I instruct 10:48 you not to answer something, even if I 10:48
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Moran people from what they they were let go 10:46 and they were suing the Village. That's all I 10:46 know of what the case was. 10:46 Q. And do you know when the plaintiffs 10:46 MR. GRAFF: Before I ask the 10:46 question, Mr. Novikoff 10:46 MR. NOVIKOFF: Same understanding. 10:46 Notwithstanding how the witness 10:46 characterizes what transpired in April of 10:46 '06, we take the position that they were 10:46 not rehired, you take the position that 10:46 they were let go and/or terminated. 10:46 However you phrase the question in 10:46 accordance with our prior understanding at 10:46 these depositions does not one way or the 10:46 other impact upon either your theory of the 10:46 case or our theory of the case. 10:46 MR. GRAFF: Thank you. 10:46 Q. Do you know when the plaintiffs were 10:46 let go? 10:46 A. It was April of 2006. 10:47	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Moran A. We had our annual meeting and at the 10:47 time the five Nofi, Fiorillo, Lamm, Carter 10:47 and the other officer went inside by themselves 10:47 with George, whatever they had discussed they 10:47 discussed, we were all outside, and then they 10:47 left after the fact on a water taxi and went 10:47 back to the mainland and then we started our normal meeting. 10:47 Q. Can you explain what you mean by outside and inside? 10:47 A. Okay. We were the meeting took 10:47 place at the boathouse, so we were all outside 10:47 the boathouse in the street and then the five 10:48 officers went inside to talk to George, and 10:48 whatever they said, it was them privately and 10:48 George, and then they once they were 10:48 finished they all left and went on a water taxi 10:48 and went back to the mainland. 10:48 Q. And did they all go in, as far as 10:48 you could see, together? 10:48 MR. NOVIKOFF: Objection to form. 10:48 You can answer. Unless I instruct 10:48

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1	Moran	1	Moran
2	A. I can't recall if they were I 10:48	2	A. He was outside when we were all 10:50
3	can't recall that. 10:48	3	he was outside with us. 10:50
4	Q. Do you recall or do you know how 10:48	4	MR. NOVIKOFF: Listen to the 10:51
5	long they were inside speaking with George? 10:48	5	question. The question was not who was 10:51
6	A. No. 10:48	6	outside, but who was with you while you 10:51
7	Q. Did you remain outside from the time 10:48	7	were talking to other officers. That was 10:51
8	that the plaintiffs went in until the time that 10:48	8	the question. 10:51
9	they came out? 10:49	9	Q. Okay. And to be clear, other than 10:51
10	A. Yes. 10:49	10	the others who were outside when you were 10:51
11	Q. Do you remember approximately how 10:49	11	talking to officers, were there other people 10:51
12	long that was? 10:49	12	who were also there? 10:51
13	A. No. 10:49	13	A. Could you 10:51
14	Q. Do you remember what you were doing 10:49	14	Q. Yes. I just want to make sure we 10:51
15	outside? 10:49	15	are clear with Mr. Novikoff's clarification. 10:51
16	A. I was talking to other officers. 10:49	16	When I am asking now who was with you, I am 10:51
17	Q. Who else was with you outside? 10:49	17	asking who was outside at the same time in 10:51
18	A. I can't recall. 10:49	18	connection with that meeting. Does that make 10:51
19	Q. Can you recall any of the 10:49	19	sense? 10:51
20	individuals who were outside with you? 10:50	20	A. So you want to know when I was 10:51
21	A. No, not at this time. 10:50	21	outside, who else was with me? 10:51
22	Q. Can you recall if Pat Cherry was 10:50	22	Q. Yes. Who else was in the area? 10:51
23	with you? 10:50	23	MR. NOVIKOFF: I am going to object 10:51
24	A. Yeah. 10:50	24	to that, because that would be a pretty 10:51
25	Q. And was he with you? 10:50	25	broad question, who was in the area. I 10:51
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1	Moran	1	Moran
2	think and I don't mean to be problematic 10:51		it in the transcript. 10:52
3	here. I think the witness said that he was 10:51	3	A. Okay. 10:52
4	outside talking with other officers and 10:51	4	MR. NOVIKOFF: I will take that 10:52
5	that's where I thought you were going with 10:52	5	under advisement. 10:52
6	your questions, who was he talking with, as 10:52	6	TO BE FURNISHED: 10:52
7	opposed to who may have been mingling 10:52	7	Q. How did you get from your home to 10:52
8	outside. 10:52	8	the boat house the day of the April meeting? 10:53
9	Q. I am asking more broadly. Mingling 10:52	9	A. I actually was on the island. 10:53
10	even if they weren't talking directly with you. 10:52	10	Q. And where were you? 10:53
11	A. I can't recall at this time. 10:52	11	A. I have a house on Cottage. My 10:53
12	Q. But Pat Cherry you do recall was 10:52	12	parents have a house on Cottage Walk, so I 10:53 stayed over the night before. 10:53
13	mingling? 10:52	13 14	Q. And did other officers, as far as 10:53
14	A. I don't recall right it's been 10:52	15	you know, get to the boathouse that day on the 10:53
15 16	three years. 10:52 Q. Do you recall whether Gary Bosetti 10:52	16	water taxi? 10:53
17	Q. Do you recall whether Gary Bosetti 10:52 was mingling or speaking with you? 10:52	17	MR. NOVIKOFF: Objection to form. 10:53
18	A. I can't recall that. 10:52	18	A. They took the ferry over from Bay 10:53
19	Q. What about Richie Bosetti? 10:52	19	Shore. 10:53
20	A. I can't recall. 10:52	20	Q. And did you see any of the 10:53
21	Q. Okay. Rather than going through 10:52	21	plaintiffs get off of the ferry? 10:53
22	every single person on the OBPD roster. If we 10:52	22	A. I saw Kevin, I saw Kevin Lamm, and 10:53
23	could just leave a space in the transcript and 10:52	23	
24	when you review it, if you can remember any of 10:52		Q. And do you recall if any other 10:54
25	the people who were there, you can just write 10:52		officers arrived on a ferry or water taxi that 10:54
	respectively journal just write 10.02		• · · · · · · · · · · · · · · · · · · ·
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Page 23 Page 22 Moran 1 Moran 1 2 you saw before the plaintiffs? 10:54 2 A. They went to the water taxi. 10:55 A. I can't recall. 10:54 3 Q. Did else anybody else go to the 10:55 3 4 water taxi with them? 4 Q. Do you recall if Tyree Bacon was one 10:54 10:55 5 5 of the officers who was outside? A. No. 10.55 6 6 A. I can't recall right now. 10:54 MR. GRAFF: I am going to ask the 10:55 7 7 Q. Do you recall whether you or any of 10:54 court reporter to mark as Exhibit Moran 1 a 10:55 8 the people who were waiting outside had any 8 one-page document bearing Bates number 9 9 discussion about why the five plaintiffs were 10:54 10 (Moran Exhibit 1, letter dated March 10:55 10 inside? 11 MR. NOVIKOFF: Objection to form. 10:54 11 11, 2006, Bates stamped 2662, marked for 10:55 12 12 10:54 identification.) You can answer. 13 A. No. 10:54 13 O. After Mr. Novikoff has had a chance 10:56 14 Q. What about as the five plaintiffs 14 to compare the marked copy against the copy that I gave him to review, if you could please 10:56 15 left, do you recall if you or anyone else said 15 16 anything to them? 16 take a moment to read through the document and 10:56 MR. NOVIKOFF: Objection to form. 17 10:55 17 let me know when you have read it. 10:56 18 18 MR. NOVIKOFF: Ari, as you know my 10:56 A. No. 19 practice, if you have a question that 19 Q. Do you know where the plaintiffs 10:55 10:56 20 went when they walked outside? 10:55 requires him to read through it, I will 20 10:56 21 MR. NOVIKOFF: Objection. Form. 10:55 21 give it to him. If the question is "do you 10:57 22 recognize the document," that would 22 A. Can you repeat the question. 10:55 10:57 23 Q. Do you know where the plaintiffs 10:55 certainly require him to read it. 10:57 23 24 went after they walked outside? 10:55 24 MR. GRAFF: That will be my very 10:57 25 25 MR. NOVIKOFF: Objection. 10:55 first question. 10:57 TSG Reporting - Worldwide (877) 702-9580 TSG Reporting - Worldwide (877) 702-9580 Page 24 Page 25 1 Moran 1 Moran 2 MR. NOVIKOFF: So ask that question 10:57 2 meeting? 10:58 3 A. It's a meeting held every year with 3 and then I will give it to him. 10:57 4 Q. After you have read the document, if 10:57 4 all the officers. 5 5 you could please let me know do you recognize Q. Is it held at a particular time 10:58 6 6 the document. 10:57 every year? 10:58 7 7 MR. NOVIKOFF: Okay. Read it. 10:57 MR. NOVIKOFF: A specific date or 10:58 8 8 10:58 (Document review.) time frame? 9 9 10:58 MR. NOVIKOFF: The question is yes 10:57 MR. GRAFF: Time frame. 10 or no, do you recognize it? 10:57 10 A. It's a meeting held once a year 10:58 11 A. Yes. 10:57 11 usually in the springtime. 10:58 12 Q. And what is the document? 10:57 12 Q. And is there a standard set of 10:58 A. It's a letter from Chief Hesse 10:57 13 13 topics that are covered at that annual meeting? 10:58 14 saying when the department meeting is. 10:57 14 MR. NOVIKOFF: Objection. Form. 10:58 15 Q. And was that the department meeting 10:57 15 You can answer. 16 in 2006 that you were referring to in the last 10:57 16 A. Not really. It varies on -- it's few minutes? usually held in the spring once a year and it 17 10:57 17 10:58 18 A. Yes. 10:57 18 varies on -- there is no specific date. It's 19 Q. Did you receive this letter? 10:57 19 just a general time frame for when they hold 10:58 20 A. Yes, I did. 20 the meeting. 21 Q. And did you understand when you 21 Q. Do you know what the purpose of that 10:58 10:57 received the letter what the reference to the 22 10:57 22 annual meeting is? 10:58 23 annual department meeting was? 10:57 23 MR. NOVIKOFF: Objection to form. 10:58 24 A. Yes. 24 You can answer. 10:58 25 25 And what is the annual department 10:58 A. Usually it's training. Like this Q. TSG Reporting - Worldwide (877) 702-9580 TSG Reporting - Worldwide (877) 702-9580

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1	Moran	1	Moran
2	past meeting we had we did departmental 10:59	2	Q. Do you recall whether there was any 10:59
3	training. 10:59	3	reference made to the plaintiffs at that 10:59
4	Q. After the plaintiffs left the April 10:59	4	meeting? 10:59
5	2006 meeting, did the meeting then take place? 10:59	5	A. Not that I can recall at this time. 10:59
6	A. Yes. 10:59	6	Q. Do you recall whether anyone asked 11:00
7	Q. And what was discussed at the 10:59	7	Mr. Hesse where the plaintiffs had gone? 11:00
8	meeting? 10:59	8	A. No. 11:00
9	MR. NOVIKOFF: Only if you can 10:59	9	MR. NOVIKOFF: Objection to form. 11:00
10	recall. 10:59	10	A. No. 11:00
11	A. I can't really recall. 10:59	11	Q. Is there anything that would refresh 11:00
12	Q. Can you recall anything that was 10:59	12	your recollection regarding what happened 11:00
13	discussed at the meeting? 10:59	13	during that meeting? 11:00
14	A. No. 10:59	14	A. Repeat the question. 11:00
15	Q. Can you recall any of the officers 10:59	15	Q. Is there anything you can think of, 11:00
16	or other employees who were present for the 10:59	16	like documents or any other source that you can 11:00
17	meeting? 10:59	17	think of that might refresh your memory about 11:00
18	A. No. 10:59	18	what was discussed at the meeting? 11:00
19	Q. Do you recall how long the meeting 10:59	19	A. Not at this time. 11:00
20	lasted? 10:59	20	Q. At what point did you learn that the 11:00
21	A. No. 10:59	21	plaintiffs had been let go by George Hesse when 11:00
22	Q. Do you recall whether other than 10:59	22	they went in shortly before the meeting? 11:00
23	plaintiffs anyone else who was present met 10.39	23	MR. CONNOLLY: Objection. 11:00
24	privately with Mr. Hesse? 10:59	24	MR. NOVIKOFF: I am going to join 11:01
25	A. No. 10:59	25	in, but just like we did at the last 11:01
23		23	•
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1	Moran	1	Moran
2	deposition and prior depositions, if 11:01	2	MR. NOVIKOFF: Objection to form. 11:02
3	Mr. Connolly objects, without me 11:01	3	Foundation as well. 11:02
4	necessarily having to say I join in every 11:01	4	A. No. 11:02
5	time, I am joining in any objection that 11:01	5	Q. Did you consider any other 11:02
6	Mr. Connolly makes. 11:01	6	possibility based on their absence other than 11:02
7	MR. GRAFF: That's fine, and vice 11:01	7	the conclusion that they had been let go? 11:02
8	versa. 11:01	8	A. No. 11:02
9	MR. NOVIKOFF: And vice versa. 11:01	9	Q. Did you at any point ever speak to 11:02
10	MR. CONNOLLY: Yes. 11:01	10	anyone about your belief that the plaintiffs 11:02
11	MR. GRAFF: Could the court reporter 11:01	11	had been let go? 11:02
12	please read back my last question. 11:01	12	MR. NOVIKOFF: Objection to form. 11:02
13	(Record read.) 11:01	13	You can answer. 11:02
14	A. They weren't there when we came 11:01	14	A. Repeat the question. 11:02
15	back. 11:01	15	Q. What was the first time that you can 11:02
16	Q. So did you assume on that basis that 11:01	16	remember that you ever spoke with anyone about 11:02
17	they had been let go? 11:01	17	the plaintiffs having been let go? 11:02
18	A. No. 11:01	18	A. After the fact. I spoke to Kevin 11:03
19	Q. So at what point in time were you 11:01	19	Lamm. 11:03
20	certain that they had been let go? 11:02	20	Q. When did you speak to Kevin Lamm? 11:03
21	A. They weren't at the when we came 11:02	21	A. Shortly after we had the meeting. 11:03
	back to start the meeting, they weren't there. 11:02	22	Q. Did you speak to him in person? 11:03
22	· · · · · · · · · · · · · · · · · · ·	23	A. Over the phone. 11:03
23	Q. Did you consider that maybe they 11:02		71. Over the phone.
	· · ·	24	•
23 24	were on a special assignment than having been 11:02	24 25	Q. And did you speak with him over the 11:03
23 24	were on a special assignment than having been 11:02		Q. And did you speak with him over the 11:03

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1	Moran	1	Moran
2	A. Yes. 11:03	2	Q. Did he say anything at all about the 11:04
3	Q. And do you remember if your first 11:03	3	Ocean Beach Police Department? 11:04
4	conversation over the phone with Kevin Lamm was 11:03	4	A. Not that I can recall. 11:04
5	the same date as the meeting? 11:03	5	Q. What did you say to Mr. Nofi in that 11:04
6	A. That I can't recall. 11:03	6	conversation? 11:04
7	Q. Do you recall what you said to Kevin 11:03	7	A. I don't recall right now. It's been 11:04
8	Lamm the first time you spoke with him? 11:03	8	over a year. 11:04
9	A. No. 11:03	9	Q. What job did you have at that point 11:04
10	Q. Can you recall anything that you 11:03	10	that he was asking about? 11:05
11	ever said in those conversations with Kevin 11:03	11	A. I was working I worked for the 11:05
12	Lamm? 11:03	12	City, so he called up to see how my job was, I 11:05
13	A. Not right now, no. 11:03	13	asked him how his job was with what he was 11:05
14	Q. Can you recall anything that Kevin 11:03	14	doing. 11:05
15	Lamm said to you in those conversations? 11:03	15	MR. NOVIKOFF: The question was what 11:05
16	A. No. 11:03	16	job were you doing. 11:05
17	Q. Other than Mr. Lamm, did you ever at 11:03	17	A. Oh, I was with the city when he 11:05
18	any point speak with anyone else about the 11:04	18	called me. 11:05
19	plaintiffs having been let go? 11:04	19	Q. Had Mr. Nofi ever called you before 11:05
20	A. Joe Nofi called me on my cell phone 11:04	20	on your cell phone? 11:05
21	about a year after the fact, but for about two 11:04	21	A. No. First time. 11:05
22	minutes, if that. 11:04	22	Q. Did you speak with anyone else about 11:05
23	Q. And what did Mr. Nofi say? 11:04	23	the fact that Mr. Nofi had called you on your 11:05
24	A. Just how my job was going with the 11:04	24	cell phone? 11:05
25	city. Nothing to the effect of his case. 11:04	25	A. No. 11:05
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	5		Page 33
1		1	
1 2	Moran	1 2	Moran
1 2 3	Moran Q. Did you speak with anyone else about 11:05	1 2 3	Moran after they were let go? 11:08
2	Moran Q. Did you speak with anyone else about 11:05 the fact that you had had conversations with 11:05	2	Moran after they were let go? 11:08 A. No. 11:08
2	Moran Q. Did you speak with anyone else about the fact that you had had conversations with Kevin Lamm about the Ocean Beach Police 11:05	2 3	Moran after they were let go? 11:08 A. No. 11:08 Q. Other than Mr. Lamm and Mr. Nofi 11:08
2 3 4	Moran Q. Did you speak with anyone else about the fact that you had had conversations with Kevin Lamm about the Ocean Beach Police 11:05	2 3 4	Moran after they were let go? 11:08 A. No. 11:08 Q. Other than Mr. Lamm and Mr. Nofi 11:08 strike that. 11:08
2 3 4 5	Moran Q. Did you speak with anyone else about the fact that you had had conversations with Kevin Lamm about the Ocean Beach Police Department after the plaintiffs were let go? 11:05	2 3 4 5	Moran after they were let go? 11:08 A. No. 11:08 Q. Other than Mr. Lamm and Mr. Nofi 11:08
2 3 4 5 6	Moran Q. Did you speak with anyone else about 11:05 the fact that you had had conversations with 11:05 Kevin Lamm about the Ocean Beach Police 11:05 Department after the plaintiffs were let go? 11:05 MR. NOVIKOFF: I'm sorry, can you 11:05	2 3 4 5 6	Moran after they were let go? 11:08 A. No. 11:08 Q. Other than Mr. Lamm and Mr. Nofi 11:08 strike that. 11:08 Other than Mr. Lamm, did you ever 11:08
2 3 4 5 6 7	Moran Q. Did you speak with anyone else about 11:05 the fact that you had had conversations with 11:05 Kevin Lamm about the Ocean Beach Police 11:05 Department after the plaintiffs were let go? 11:05 MR. NOVIKOFF: I'm sorry, can you 11:05 repeat that question again. 11:05	2 3 4 5 6 7	Moran after they were let go? 11:08 A. No. 11:08 Q. Other than Mr. Lamm and Mr. Nofi 11:08 strike that. 11:08 Other than Mr. Lamm, did you ever 11:08 speak with anyone else about the plaintiffs 11:08
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1	Moran	1	Moran
2	Q. Did you ever discuss with anyone why 11:09	2	A. I wasn't working at the time it 11:10
3	the plaintiffs may have been let go? 11:09	3	happened, but some incident went down at one of 11:10
4	A. Nope. 11:09	4	the bars, I think at Housers, with it's kind 11:10
5	Q. Did anyone ever communicate to you 11:09	5	of I don't know I wasn't working at that 11:10
6	any reason why they believed the plaintiffs had 11:09	6	time, so I wasn't there firsthand, but this is 11:10
7	been let go? 11:09	7	third and fourth, fifth, that something 11:10
8	A. Could you repeat that. 11:09	8	happened at Housers and I think Kevin was 11:10
9	Q. Sure. Did anyone ever tell you a 11:09	9	working at the time. It's pretty vague, 11:10
10	reason why the plaintiffs had been let go, 11:09	10	because I wasn't there. 11:10
11	whether or not you believed that reason to be 11:09	11	Q. Other than what you just testified 11:10
12	true? 11:09	12	to, do you know any other details about what 11:11
13	A. Kevin Lamm when I was on the phone 11:09	13	the Halloween incident involved? 11:11
14	with him told me that he thought he got let go 11:09	14	MR. NOVIKOFF: Objection. Asked and 11:11
15	due to the fact for some Halloween incident, I 11:09	15	answered, but you can answer again to the 11:11
16	guess, that happened in the Village. 11:09	16	extent you know. 11:11
17	Q. And what did you say when Kevin Lamm 11:09	17	A. From what I know, something happened 11:11
18	indicated that to you? 11:09	18	at Housers and I think Kevin was there, was 11:11
19	A. I don't really know why they got let 11:09	19	working, and I don't know the exact details. 11:11
20	go, because I wasn't there in the room when it 11:09	20	Like I said, I wasn't working that night when 11:11
21	happened. 11:10	21	it happened, so 11:11
22	Q. And did you understand what he was 11:10	22	Q. Other than the fact that Kevin was 11:11
23	referring to as the Halloween incident? 11:10	23	working, do you know anything at all about the 11:11
24	A. Yes. 11:10	24	nature of the incident? 11:11
25	Q. What is the Halloween incident? 11:10	25	A. I wasn't there, so I don't know. 11:11
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	Page 36		Page 37
1	Moran	1	Moran
2	Q. What is the source of your 11:11	2	meant? 11:12
3	information about the Halloween incident? 11:12	3	MR. NOVIKOFF: Objection. 11:12
4	MR. NOVIKOFF: Objection to form. 11:12	4	A. Yes. 11:13
5	A. What my source is? 11:12	5	Q. And did you understand why he 11:13
6	Q. How do you know anything about the 11:12	6	thought that that incident might have resulted 11:13
7	Halloween incident? 11:12	7	in his termination? 11:13
8	A. I have heard through like third, 11:12	8	A. No. 11:13
9	fourth, fifth person of what actually happened, 11:12	9	Q. Do you recall if there were any 11:13
10	because I wasn't there at the time of the 11:12	10	other particular officers other than Kevin Lamm 11:13
11	incident in question. I wasn't working, so 11:12	11	who were involved in that incident? 11:13
12	Q. Okay. Who are the people who you 11:12	12	A. I wasn't there. I wasn't working, 11:13
13	heard about it from? 11:12	13	so I don't know.
14	A. I can't recall right at this second. 11:12	14	Q. Did you ever hear from anyone who 11:13
15	Q. Can you recall who any of those 11:12	15	those other officers, if any, may have been? 11:13
16	people were? 11:12	16	A. Repeat the question. 11:13
17	A. No. 11:12	17	Q. Did anyone ever say anything to you 11:13
18	Q. When Kevin Lamm told you, as you 11:12	18	about other officers who may have been involved 11:13
19	testified, that he thought he had been let go 11:12	19	in the Halloween incident? 11:13
20	because of something to do with the Halloween 11:12	20	MR. NOVIKOFF: Objection to form. 11:13
21	incident, did you ask him what he meant by 11:12	21	A. No. 11:13
22	that? 11:12	22	Q. Did anyone ever communicate to you 11:13
23	MR. NOVIKOFF: Objection to form. 11:12	23	that either Gary or Richie Bosetti may have 11:13
24	A. No. 11:12	24	been involved in the Halloween incident? 11:13
25	Q. Did you think you understood what he 11:12	25	A. Yes, but I don't know who. I can't 11:13
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1	Moran	1	Moran
2	recall right now who told me. 11:14	2	Loeffler did or Mayor Rogers, because that 11:15
3	Q. What was the nature of the 11:14	3	wouldn't necessarily be hearsay. I am not 11:15
4	involvement by the Bosettis in that incident as 11:14	4	stipulating to that right now, but if he 11:15
5	it was explained to you? 11:14	5	learned anything from other than the main 11:15
6	MR. NOVIKOFF: If you can recall, 11:14	6	actors in this case, I don't see where 11:15
7	you can answer the question. 11:14	7	that's admissible. 11:15
8	A. What I can recall from what I have 11:14	8	MR. GRAFF: I will get to that. 11:15
9	heard through fourth, fifth, that they were at 11:14	9	Q. Was it ever your perception that the 11:15
10	Housers at the time that this incident went 11:14	10	Halloween incident had resulted in any tension 11:15
11	down. Other than that, I don't know what 11:14	11	between officers of the Ocean Beach Police 11:15
12	exactly what their involvement was, but they 11:14	12	Department? 11:15
13	were there at the time. 11:14	13	MR. NOVIKOFF: Objection to form. 11:15
14	MR. NOVIKOFF: Ari, I gotta tell 11:14	14	You can answer if you can understand 11:15
15	you, you are asking questions about the 11:14	15	it. 11:15
16	Halloween incident. He wasn't there. 11:14	16	A. Can you reframe that. 11:15
17	A. I wasn't there. 11:14	17	Q. Did you ever come to believe that 11:15
18	MR. NOVIKOFF: No, no, no. 11:14	18	the Halloween incident was the cause for 11:15
19	He has already told you that his 11:14	19	tensions between any officers at the Ocean 11:15
20	information, whatever it may be to the 11:14	20	Beach Police Department? 11:15
21	extent he recalls anything, is from second, 11:14	21	MR. NOVIKOFF: Objection to form. 11:15
22	third, fourth-hand sources. If you want to 11:14	22	And you have a foundation problem there, 11:15
23	ask him, in my opinion, did George Hesse 11:14	23	Ari, but you can answer. 11:15
24	ever talk to you about the Halloween 11:14	24	A. No. 11:15
25	incident, that's appropriate, or Mayor 11:14	25	Q. Did you ever speak to George Hesse 11:15
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	130 Reporting - Worldwide (677) 702-9360		130 Reporting - Worldwide (877) 702-9300
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1	Moran	1	Moran
2	Moran about the Halloween incident? 11:15	2	Moran discussed during that conversation? 11:16
2	Moran about the Halloween incident? 11:15 A. Yes. 11:16	2	Moran discussed during that conversation? 11:16 A. Not at this time. 11:16
2 3 4	Moran about the Halloween incident? 11:15 A. Yes. 11:16 Q. When did you speak to George Hesse 11:16	2 3 4	Moran discussed during that conversation? 11:16 A. Not at this time. 11:16 Q. Do you recall where the conversation 11:16
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2 3 4 5 6 7	Moran about the Halloween incident? 11:15 A. Yes. 11:16 Q. When did you speak to George Hesse 11:16 about that? 11:16 A. I really can't recall the exact 11:16 date. 11:16	2 3 4 5 6 7	Moran discussed during that conversation? 11:16 A. Not at this time. 11:16 Q. Do you recall where the conversation 11:16 took place? 11:16 A. Probably at the police station. 11:16 MR. NOVIKOFF: The question is do 11:16
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Moran about the Halloween incident? A. Yes. 11:16 Q. When did you speak to George Hesse 11:16 about that? 11:16 A. I really can't recall the exact 11:16 date. 11:16 Q. And what did George Hesse say when 11:16 you spoke to him about that? 11:16 A. I can't recall what he told me. I 11:16 can't recall. 11:16 Q. Do you recall if you spoke to George 11:16 Hesse about the Halloween incident more than 11:16 once? 11:16 A. No. 11:16 Q. Do you recall whether you spoke to 11:16 him in person? 11:16 A. Yes. 11:16 Q. Did you speak to George Hesse in 11:16 person about the Halloween incident? 11:16 A. Yeah, I did. 11:16 Q. Do you recall how long the 11:16	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Moran discussed during that conversation? A. Not at this time. Q. Do you recall where the conversation 11:16 took place? 11:16 A. Probably at the police station. MR. NOVIKOFF: The question is do 11:16 you recall. If you do, you do. If you 11:16 don't, you don't. Anything that starts 11:17 with the word "probably" 11:17 A. At the police station. 11:17 Q. Do you recall whether anyone else 11:17 was participating in that conversation? A. No. 11:17 Q. No, you don't recall, or 11:17 A. No, I don't recall. 11:17 MR. NOVIKOFF: You need to be 11:17 careful with your questions, Ari. If you 11:17 are going to start with the "do you 11:17 recall," that could be a problem depending 11:17 on how he answers. 11:17 Q. Did you ever speak with Mayor or 11:17
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		TA.	
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1	Moran	1	Moran
2	Police Commissioner Rogers about the Halloween 11:17		Q. At the time of the Halloween 11:18
3	incident? 11:17	3	incident, what was George Hesse's position? 11:18
4	MR. NOVIKOFF: Objection to form. 11:17	4	MR. NOVIKOFF: Objection to form. 11:18
5	A. No. 11:17	5	Foundation. 11:18
6	Q. Were you issued a new ID card at the 11:17	6	A. I can't recall his title. 11:18
7	April 2006 annual meeting? 11:17	7	Q. If you recall, at what point did 11:18
8	A. Yes. 11:17	8	George Hesse begin serving as acting police 11:18
9	Q. Do you recall whether anyone else 11:17	9	chief? 11:19
10	was issued an ID card? 11:17	10	MR. NOVIKOFF: Objection to form. 11:19
11	A. Yes. 11:17	11	Foundation. 11:19
12	Q. Who else was issued an ID card at 11:18	12	A. After Chief Paradiso left the 11:19
13 14	that meeting? 11:18 A. Other officers. 11:18	13	department and then Chief Paradiso got hurt 11:19
15	Q. What was George Hesse's position or 11:18	14	on duty and then George took over as acting 11:19 police chief. 11:19
16	title at the time of the annual meeting? 11:18	16	Q. Do you remember when Paradiso hurt 11:19
17	MR. NOVIKOFF: Objection to form and 11:18	17	himself on duty? 11:19
18	foundation. 11:18	18	MR. NOVIKOFF: Objection to form. 11:19
19	You can answer. 11:18	19	No guessing. 11:19
20	A. He was the acting police chief. 11:18	20	A. I can't recall the exact date when 11:19
21	MR. NOVIKOFF: As of the Halloween 11:18	21	he got hurt. 11:19
22	incident? 11:18	22	Q. What was George Hesse's position up 11:19
23	MR. GRAFF: At the annual meeting. 11:18	23	until the time that Paradiso got hurt? 11:19
24	MR. NOVIKOFF: Okay. 11:18	24	MR. NOVIKOFF: Objection to form. 11:19
25	A. The acting police chief. 11:18	25	Foundation. 11:19
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1	Moran	1	Moran
2	A. Sergeant. 11:19	2	A. No. 11:21
3	Q. And other than the positions of 11:19	3	Q. Do you recall what time of day it 11:21
4	sergeant and acting police chief, do you know 11:19	4	was when George Hesse told you that he was 11:21
5	if George Hesse ever had any other positions at 11:20	5	acting chief? 11:21
6	Ocean Beach? 11:20	6	MR. NOVIKOFF: Objection to form. 11:21
7	MR. NOVIKOFF: Form. 11:20	7	A. What time of day? 11:21
8	A. He was a police officer before he 11:20 became sergeant. 11:20	8	Q. More broadly, was it light outside? 11:21 MR. NOVIKOFF: Objection to form. 11:21
9 10	became sergeant. 11:20 Q. Do you know when he became sergeant? 11:20		MR. NOVIKOFF: Objection to form. 11:21 A. I don't know. 11:21
11	A. No. 11:20	11	Q. Are you currently working at Ocean 11:21
12	Q. How did you find out that George 11:20	12	Beach? 11:21
13	Hesse had begun serving as acting police chief? 11:20	13	A. Yes. 11:21
14	A. After Chief Paradiso got hurt, then 11:20	14	Q. What job do you currently have? 11:21
15	he became the acting chief. 11:20	15	A. Dispatcher. 11:21
16	Q. Did someone tell you at that time 11:20	16	MR. GRAFF: Rather than trying to go 11:22
17	that George Hesse was acting chief? 11:20	17	backwards and quiz you on every position 11:22
18	A. George told me himself. 11:20	18	and date that you had, I am actually going 11:22
19	Q. Do you recall anything else that 11:20	19	to ask the court reporter to mark as 11:22
20	George Hesse said to you at the time he told 11:20	20	Exhibit Moran 2 a one-page document without 11:22
21	you he was acting police chief? 11:20	21	Bates number. 11:22
22	A. No. 11:20	22	Q. Mr. Moran, is there such a thing as 11:23
23	Q. Do you recall if George Hesse said 11:20	23	the on season or season at the Ocean Beach 11:23
24	anything about Paradiso at the time that he 11:20	24	Police Department? 11:23
25	told you he was acting police chief? 11:20	25	MR. NOVIKOFF: Objection to form. 11:23
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1	Moran	1	Moran
2	A. The season for employment? 11:23	2	during the summer season? 11:24
3	Q. Yes. 11:23	3	A. Yes. 11:24
4	A. Oh, what the season is for 11:24	4	Q. Were you a dispatcher in the 2007 11:24
5	Q. Yes. 11:24	5	season? 11:25
6	A. Yes. 11:24	6	A. Yes. 11:25
7	Q. And what is the season? 11:24	7	Q. And during 2007 did you work at any 11:25
8	A. It's from like May, like for summer, 11:24	8	other time at Ocean Beach other than the 11:25
9	for seasonal, it's from like May to September. 11:24	9	A. That's it. 11:25
10	Q. And when you worked as dispatcher 11:24	10	Q. What about the 2006 season, were you 11:25
11	strike that. 11:24	11	a dispatcher that season? 11:25
12	Now, as dispatcher do you work year 11:24	12	A. Yes. 11:25
13	round? 11:24	13	Q. And during 2006 did you work at any 11:25
14	A. Just in the summertime. From May to 11:24	14	other time of year other than the season? 11:25
15	September. 11:24	15	A. That's it. 11:25
16	MR. NOVIKOFF: The season. 11:24	16	Q. What about 2005, were you a police 11:25
17	A. The season. 11:24	17	dispatcher the summer of 2005? 11:25
18	Q. What about last season, did you also 11:24	18	A. Can I see 11:25
19	work as a police dispatcher? 11:24	19	MR. NOVIKOFF: See what, this? You 11:25
20	A. Yes. 11:24	20	want to look at number 1? 11:25
21	MR. NOVIKOFF: So we are talking 11:24	21	THE WITNESS: Yes. 11:25
22	about what, about the 2008 11:24	22	MR. NOVIKOFF: This is dated March 11:25
23	MR. GRAFF: 2008 summer season. 11:24	23	11, 2006. So the question is were you a 11:25
24	A. Yes. 11:24	24	dispatcher for the 2005 season? 11:25
25	Q. And during 2008 did you only work 11:24	25	A. No. 11:25
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1		1	_
1 2	Moran	1 2	Moran
1 2 3	Moran MR. NOVIKOFF: That was your 11:25		Moran Q. Did you ever work for the Village as 11:26
2	Moran MR. NOVIKOFF: That was your 11:25 question, right, Ari? 11:25	2	Moran Q. Did you ever work for the Village as 11:26 a part-time employee? 11:26
2	Moran MR. NOVIKOFF: That was your 11:25 question, right, Ari? 11:25 MR. GRAFF: Yes. 11:25	2 3	Moran Q. Did you ever work for the Village as 11:26 a part-time employee? 11:26 MR. NOVIKOFF: As opposed to 11:26
2 3 4	Moran MR. NOVIKOFF: That was your 11:25 question, right, Ari? 11:25 MR. GRAFF: Yes. 11:25 Q. And did you apply to be a dispatcher 11:25	2 3 4	Moran Q. Did you ever work for the Village as 11:26 a part-time employee? 11:26 MR. NOVIKOFF: As opposed to 11:26 being working as a seasonal employee. 11:26
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1	Moran	1	Moran
2	MR. GRAFF: It's your witness. 11:27	2	A. It was the plaintiffs, but for 11:29
3	MR. NOVIKOFF: Even though it's my 11:27		scheduling I meant to say Chief Paradiso, 11:29
4	witness. I know. 11:27	4	because George was a sergeant at the time, so 11:29
5	MR. GRAFF: I thought it was 11:28	5	Paradiso was doing the schedule. 11:29
6	responsive. 11:28	6	Q. So was the April 2006 summer season 11:29
7	MR. NOVIKOFF: I don't think so. 11:28	7	the first season Paradiso was out and George 11:30
8	THE WITNESS: Could I talk to him a 11:28	8	Hesse was acting chief? 11:30
9	second? 11:28	9	MR. NOVIKOFF: I am going to object 11:30
10	MR. GRAFF: Yes. 11:28	10	to the form of the question. 11:30
11	MR. NOVIKOFF: Sure. 11:28	11	A. Yes. 11:30
12	MR. GRAFF: Let's go off the record. 11:28	12	Q. Other than dispatcher, have you had 11:30
13	(Recess was taken from 11:28 to 11:28	13	any other positions at Ocean Beach ever? 11:30
14	11:29.) 11:28	14	A. Yes. 11:30
15	MR. NOVIKOFF: I think the witness 11:29	15	MR. NOVIKOFF: Objection to the form 11:30
16	may want to just clarify that last answer. 11:29	16	of the question. 11:30
17	If you want to give him the opportunity, 11:29	17	You can answer. 11:30
18	great. If not, I will do it on my 11:29	18	A. Yes, I did. 11:30
19	questioning. 11:29	19	Q. What other positions have you had? 11:30
20	Q. Like I said, Mr. Moran, if you would 11:29	20	A. I was a beach cleaner and also a 11:30
21	ever like to clarify a response, that's fine. 11:29	21	dockmaster. 11:30
22	A. The last question you said about 11:29	22	Q. When were you a dockmaster? 11:30
23	them being, I guess can you repeat the last 11:29	23	A. From like 1999 to 2002, 2001. 11:30
24	question. 11:29	24	Q. As a dockmaster were you only 11:31
25	(Record read.) 11:29	25	working during the summer season? 11:31
	TSG Reporting - Worldwide (877) 702-9580		TSG Reporting - Worldwide (877) 702-9580
	Page 52		Page 53
1		1	
1 2	Moran A. Yes. 11:31	1 2	Moran
	Moran A. Yes. 11:31		Moran
2	Moran A. Yes. 11:31	2	Moran A. To patrol the Village-owned marinas, 11:32
2 3	Moran A. Yes. 11:31 Q. Who was your direct supervisor when 11:31	2	Moran A. To patrol the Village-owned marinas, 11:32 to make sure there was no vandalism on the 11:32
2 3 4	Moran A. Yes. 11:31 Q. Who was your direct supervisor when you were a dockmaster? 11:31	2 3 4	Moran A. To patrol the Village-owned marinas, 11:32 to make sure there was no vandalism on the boats, and if anything happened would call 11:32
2 3 4 5	Moran A. Yes. 11:31 Q. Who was your direct supervisor when you were a dockmaster? 11:31 A. George Hesse. 11:31	2 3 4 5	Moran A. To patrol the Village-owned marinas, 11:32 to make sure there was no vandalism on the 11:32 boats, and if anything happened would call 11:32 dispatch to have an officer come to take care 11:32
2 3 4 5 6	Moran A. Yes. 11:31 Q. Who was your direct supervisor when 11:31 you were a dockmaster? 11:31 A. George Hesse. 11:31 Q. Was Ed Paradiso your direct 11:31	2 3 4 5 6	Moran A. To patrol the Village-owned marinas, 11:32 to make sure there was no vandalism on the 11:32 boats, and if anything happened would call 11:32 dispatch to have an officer come to take care 11:32 of the situation, because we didn't have police 11:32 powers, so we were just like we were 11:32 civilians, so if we saw something, we could 11:32
2 3 4 5 6 7	Moran A. Yes. 11:31 Q. Who was your direct supervisor when 11:31 you were a dockmaster? 11:31 A. George Hesse. 11:31 Q. Was Ed Paradiso your direct 11:31 supervisor as dockmaster? 11:31 A. Sorry. Chief Paradiso was the chief 11:31 who was in charge and George was the sergeant, 11:31	2 3 4 5 6 7	Moran A. To patrol the Village-owned marinas, 11:32 to make sure there was no vandalism on the 11:32 boats, and if anything happened would call 11:32 dispatch to have an officer come to take care 11:32 of the situation, because we didn't have police 11:32 powers, so we were just like we were 11:32 civilians, so if we saw something, we could 11:32 call it in and have an officer on duty come to 11:32
2 3 4 5 6 7 8	Moran A. Yes. 11:31 Q. Who was your direct supervisor when 11:31 you were a dockmaster? 11:31 A. George Hesse. 11:31 Q. Was Ed Paradiso your direct 11:31 supervisor as dockmaster? 11:31 A. Sorry. Chief Paradiso was the chief 11:31 who was in charge and George was the sergeant, 11:31 but I worked mostly day tours and Paradiso was 11:31	2 3 4 5 6 7 8 9	Moran A. To patrol the Village-owned marinas, 11:32 to make sure there was no vandalism on the 11:32 boats, and if anything happened would call 11:32 dispatch to have an officer come to take care 11:32 of the situation, because we didn't have police 11:32 powers, so we were just like we were 11:32 civilians, so if we saw something, we could 11:32 call it in and have an officer on duty come to 11:32 the dock to check it out. 11:32
2 3 4 5 6 7 8 9 10	Moran A. Yes. 11:31 Q. Who was your direct supervisor when you were a dockmaster? 11:31 A. George Hesse. 11:31 Q. Was Ed Paradiso your direct 11:31 supervisor as dockmaster? 11:31 A. Sorry. Chief Paradiso was the chief 11:31 who was in charge and George was the sergeant, 11:31 but I worked mostly day tours and Paradiso was 11:31 my direct supervisor for the day shift. 11:31	2 3 4 5 6 7 8 9 10	Moran A. To patrol the Village-owned marinas, 11:32 to make sure there was no vandalism on the 11:32 boats, and if anything happened would call 11:32 dispatch to have an officer come to take care 11:32 of the situation, because we didn't have police 11:32 powers, so we were just like we were 11:32 civilians, so if we saw something, we could 11:32 call it in and have an officer on duty come to 11:32 the dock to check it out. 11:32 Q. I think I missed a word in your 11:32
2 3 4 5 6 7 8 9 10 11 12	Moran A. Yes. 11:31 Q. Who was your direct supervisor when 11:31 you were a dockmaster? 11:31 A. George Hesse. 11:31 Q. Was Ed Paradiso your direct 11:31 supervisor as dockmaster? 11:31 A. Sorry. Chief Paradiso was the chief 11:31 who was in charge and George was the sergeant, 11:31 but I worked mostly day tours and Paradiso was 11:31 my direct supervisor for the day shift. 11:31 Q. So when you worked on the day shift 11:31	2 3 4 5 6 7 8 9 10 11 12	Moran A. To patrol the Village-owned marinas, 11:32 to make sure there was no vandalism on the boats, and if anything happened would call 11:32 dispatch to have an officer come to take care 11:32 of the situation, because we didn't have police 11:32 powers, so we were just like we were 11:32 civilians, so if we saw something, we could 11:32 call it in and have an officer on duty come to 11:32 the dock to check it out. 11:32 Q. I think I missed a word in your 11:32 answer. You said you were looking to see for 11:32
2 3 4 5 6 7 8 9 10 11 12 13	Moran A. Yes. 11:31 Q. Who was your direct supervisor when 11:31 you were a dockmaster? 11:31 A. George Hesse. 11:31 Q. Was Ed Paradiso your direct 11:31 supervisor as dockmaster? 11:31 A. Sorry. Chief Paradiso was the chief 11:31 who was in charge and George was the sergeant, 11:31 but I worked mostly day tours and Paradiso was 11:31 my direct supervisor for the day shift. 11:31 Q. So when you worked on the day shift 11:31 as a dockmaster, Hesse was your direct 11:31	2 3 4 5 6 7 8 9 10 11 12 13	Moran A. To patrol the Village-owned marinas, 11:32 to make sure there was no vandalism on the boats, and if anything happened would call 11:32 dispatch to have an officer come to take care 11:32 of the situation, because we didn't have police 11:32 powers, so we were just like we were 11:32 civilians, so if we saw something, we could 11:32 call it in and have an officer on duty come to 11:32 the dock to check it out. 11:32 Q. I think I missed a word in your 11:32 answer. You said you were looking to see for 11:32 something in the boats? 11:33
2 3 4 5 6 7 8 9 10 11 12 13 14	Moran A. Yes. 11:31 Q. Who was your direct supervisor when 11:31 you were a dockmaster? 11:31 A. George Hesse. 11:31 Q. Was Ed Paradiso your direct 11:31 supervisor as dockmaster? 11:31 A. Sorry. Chief Paradiso was the chief 11:31 who was in charge and George was the sergeant, 11:31 but I worked mostly day tours and Paradiso was 11:31 my direct supervisor for the day shift. 11:31 Q. So when you worked on the day shift 11:31 as a dockmaster, Hesse was your direct 11:31 supervisor? 11:31	2 3 4 5 6 7 8 9 10 11 12 13	Moran A. To patrol the Village-owned marinas, 11:32 to make sure there was no vandalism on the boats, and if anything happened would call 11:32 dispatch to have an officer come to take care 11:32 of the situation, because we didn't have police 11:32 powers, so we were just like we were 11:32 civilians, so if we saw something, we could 11:32 call it in and have an officer on duty come to 11:32 the dock to check it out. 11:32 Q. I think I missed a word in your 11:32 answer. You said you were looking to see for 11:32 something in the boats? 11:33 A. Yeah, for vandalism on the boats. 11:33
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Moran A. Yes. 11:31 Q. Who was your direct supervisor when 11:31 you were a dockmaster? 11:31 A. George Hesse. 11:31 Q. Was Ed Paradiso your direct 11:31 supervisor as dockmaster? 11:31 A. Sorry. Chief Paradiso was the chief 11:31 who was in charge and George was the sergeant, 11:31 but I worked mostly day tours and Paradiso was 11:31 my direct supervisor for the day shift. 11:31 Q. So when you worked on the day shift 11:31 as a dockmaster, Hesse was your direct 11:31 A. No. Let me strike. Paradiso was. 11:31	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Moran A. To patrol the Village-owned marinas, 11:32 to make sure there was no vandalism on the 11:32 boats, and if anything happened would call 11:32 dispatch to have an officer come to take care 11:32 of the situation, because we didn't have police 11:32 powers, so we were just like we were 11:32 civilians, so if we saw something, we could 11:32 call it in and have an officer on duty come to 11:32 the dock to check it out. 11:32 Q. I think I missed a word in your 11:32 answer. You said you were looking to see for 11:32 something in the boats? 11:33 A. Yeah, for vandalism on the boats. 11:33 And if something happened, we would then call 11:33
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Moran A. Yes. 11:31 Q. Who was your direct supervisor when 11:31 you were a dockmaster? 11:31 A. George Hesse. 11:31 Q. Was Ed Paradiso your direct 11:31 supervisor as dockmaster? 11:31 A. Sorry. Chief Paradiso was the chief 11:31 who was in charge and George was the sergeant, 11:31 but I worked mostly day tours and Paradiso was 11:31 my direct supervisor for the day shift. 11:31 Q. So when you worked on the day shift 11:31 as a dockmaster, Hesse was your direct 11:31 supervisor? 11:31 A. No. Let me strike. Paradiso was. 11:31 When I worked on the day shift, Chief Paradiso 11:31	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Moran A. To patrol the Village-owned marinas, 11:32 to make sure there was no vandalism on the boats, and if anything happened would call 11:32 dispatch to have an officer come to take care 11:32 of the situation, because we didn't have police 11:32 powers, so we were just like we were 11:32 civilians, so if we saw something, we could 11:32 call it in and have an officer on duty come to 11:32 the dock to check it out. 11:32 Q. I think I missed a word in your 11:32 answer. You said you were looking to see for 11:33 A. Yeah, for vandalism on the boats. 11:33 A. Yeah, for vandalism on the boats. 11:33 dispatch, the desk, and have an officer who was 11:33
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Moran A. Yes. 11:31 Q. Who was your direct supervisor when 11:31 you were a dockmaster? 11:31 A. George Hesse. 11:31 Q. Was Ed Paradiso your direct 11:31 supervisor as dockmaster? 11:31 A. Sorry. Chief Paradiso was the chief 11:31 who was in charge and George was the sergeant, 11:31 but I worked mostly day tours and Paradiso was 11:31 my direct supervisor for the day shift. 11:31 Q. So when you worked on the day shift 11:31 as a dockmaster, Hesse was your direct 11:31 supervisor? 11:31 A. No. Let me strike. Paradiso was. 11:31 When I worked on the day shift, Chief Paradiso 11:31 was the boss on the day tours. 11:32	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Moran A. To patrol the Village-owned marinas, 11:32 to make sure there was no vandalism on the 11:32 boats, and if anything happened would call 11:32 dispatch to have an officer come to take care 11:32 of the situation, because we didn't have police 11:32 powers, so we were just like we were 11:32 civilians, so if we saw something, we could 11:32 call it in and have an officer on duty come to 11:32 the dock to check it out. 11:32 Q. I think I missed a word in your 11:32 answer. You said you were looking to see for 11:32 something in the boats? 11:33 A. Yeah, for vandalism on the boats. 11:33 And if something happened, we would then call 11:33 dispatch, the desk, and have an officer who was 11:33 in the area come to check it out. 11:33
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Moran A. Yes. 11:31 Q. Who was your direct supervisor when 11:31 you were a dockmaster? 11:31 A. George Hesse. 11:31 Q. Was Ed Paradiso your direct 11:31 A. Sorry. Chief Paradiso was the chief 11:31 who was in charge and George was the sergeant, 11:31 but I worked mostly day tours and Paradiso was 11:31 my direct supervisor for the day shift. 11:31 Q. So when you worked on the day shift 11:31 as a dockmaster, Hesse was your direct 11:31 A. No. Let me strike. Paradiso was. 11:31 When I worked on the day shift, Chief Paradiso 11:31 was the boss on the day tours. 11:32 Q. Did you ever work night tours as 11:32	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Moran A. To patrol the Village-owned marinas, 11:32 to make sure there was no vandalism on the 11:32 boats, and if anything happened would call 11:32 dispatch to have an officer come to take care 11:32 of the situation, because we didn't have police 11:32 powers, so we were just like we were 11:32 civilians, so if we saw something, we could 11:32 call it in and have an officer on duty come to 11:32 the dock to check it out. 11:32 Q. I think I missed a word in your 11:32 answer. You said you were looking to see for 11:32 something in the boats? 11:33 A. Yeah, for vandalism on the boats. 11:33 And if something happened, we would then call 11:33 dispatch, the desk, and have an officer who was 11:33 in the area come to check it out. 11:33 Q. Can you name any other people, if 11:33
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Moran A. Yes. 11:31 Q. Who was your direct supervisor when 11:31 you were a dockmaster? 11:31 A. George Hesse. 11:31 Q. Was Ed Paradiso your direct 11:31 A. Sorry. Chief Paradiso was the chief 11:31 who was in charge and George was the sergeant, 11:31 but I worked mostly day tours and Paradiso was 11:31 my direct supervisor for the day shift. 11:31 Q. So when you worked on the day shift 11:31 as a dockmaster, Hesse was your direct 11:31 supervisor? 11:31 A. No. Let me strike. Paradiso was. 11:31 When I worked on the day shift, Chief Paradiso 11:31 was the boss on the day tours. 11:32 Q. Did you ever work night tours as 11:32 dockmaster? 11:32	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Moran A. To patrol the Village-owned marinas, 11:32 to make sure there was no vandalism on the 11:32 boats, and if anything happened would call 11:32 dispatch to have an officer come to take care 11:32 of the situation, because we didn't have police 11:32 powers, so we were just like we were 11:32 civilians, so if we saw something, we could 11:32 call it in and have an officer on duty come to 11:32 the dock to check it out. 11:32 Q. I think I missed a word in your 11:32 answer. You said you were looking to see for 11:33 A. Yeah, for vandalism on the boats. 11:33 And if something happened, we would then call 11:33 dispatch, the desk, and have an officer who was 11:33 in the area come to check it out. 11:33 Q. Can you name any other people, if 11:33 any existed, who were dock masters at the time 11:33
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Moran A. Yes. 11:31 Q. Who was your direct supervisor when 11:31 you were a dockmaster? 11:31 A. George Hesse. 11:31 Q. Was Ed Paradiso your direct 11:31 A. Sorry. Chief Paradiso was the chief 11:31 who was in charge and George was the sergeant, 11:31 but I worked mostly day tours and Paradiso was 11:31 my direct supervisor for the day shift. 11:31 Q. So when you worked on the day shift 11:31 as a dockmaster, Hesse was your direct 11:31 supervisor? 11:31 A. No. Let me strike. Paradiso was. 11:31 When I worked on the day shift, Chief Paradiso 11:31 was the boss on the day tours. 11:32 Q. Did you ever work night tours as 11:32 dockmaster? 11:32 A. Yes. 11:32	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Moran A. To patrol the Village-owned marinas, 11:32 to make sure there was no vandalism on the 11:32 boats, and if anything happened would call 11:32 dispatch to have an officer come to take care 11:32 of the situation, because we didn't have police 11:32 powers, so we were just like we were 11:32 civilians, so if we saw something, we could 11:32 call it in and have an officer on duty come to 11:32 the dock to check it out. 11:32 Q. I think I missed a word in your 11:32 answer. You said you were looking to see for 11:33 A. Yeah, for vandalism on the boats. 11:33 And if something happened, we would then call 11:33 dispatch, the desk, and have an officer who was 11:33 in the area come to check it out. 11:33 Q. Can you name any other people, if 11:33 any existed, who were dock masters at the time 11:33 you were dockmaster? 11:33
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Moran A. Yes. 11:31 Q. Who was your direct supervisor when 11:31 you were a dockmaster? 11:31 A. George Hesse. 11:31 Q. Was Ed Paradiso your direct 11:31 A. Sorry. Chief Paradiso was the chief 11:31 who was in charge and George was the sergeant, 11:31 but I worked mostly day tours and Paradiso was 11:31 my direct supervisor for the day shift. 11:31 Q. So when you worked on the day shift 11:31 as a dockmaster, Hesse was your direct 11:31 A. No. Let me strike. Paradiso was. 11:31 When I worked on the day shift, Chief Paradiso 11:31 was the boss on the day tours. 11:32 Q. Did you ever work night tours as 11:32 dockmaster? 11:32 A. Yes. 11:32 Q. And when you worked night tours, was 11:32 George Hesse your supervisor? 11:32 A. Yes. 11:32	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Moran A. To patrol the Village-owned marinas, 11:32 to make sure there was no vandalism on the 11:32 boats, and if anything happened would call 11:32 dispatch to have an officer come to take care 11:32 of the situation, because we didn't have police 11:32 powers, so we were just like we were 11:32 civilians, so if we saw something, we could 11:32 call it in and have an officer on duty come to 11:32 the dock to check it out. 11:32 Q. I think I missed a word in your 11:32 answer. You said you were looking to see for 11:33 A. Yeah, for vandalism on the boats. 11:33 And if something happened, we would then call 11:33 dispatch, the desk, and have an officer who was 11:33 in the area come to check it out. 11:33 Q. Can you name any other people, if 11:33 any existed, who were dock masters at the time 11:33 you were dockmaster? 11:33 A. Yes. Byron Chanot (phonetic). 11:33 Kevin Butler. Hirsch. That's what I can 11:33 recall right now. 11:34

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	Page 54		Page 55
1	Moran	1	Moran
1		2	application for the Village, sent it in and 11:35
2	A. I applied to the Village. 11:34		
3	Q. Was there a written application? 11:34	3	
4	A. Yes. 11:34	4	Q. Did George Hesse ever interview you 11:35
5	Q. And do you recall if you sent it to 11:34	5	for that position? 11:36
6	any particular office or individual at the 11:34	6	A. No. 11:36
7	Village? 11:34	7	Q. What were your duties as a 11:36
8	A. The Village office. 11:34	8	dispatcher? 11:36
9	Q. And what happened next after you 11:34		A. Would take calls from Village 11:36
10	sent it? 11:34	10	residents for whatever the complaint would be, 11:36
11	A. I applied for it, sent it to the 11:34	11	get down the information, send one of the 11:36
12	Village office, and then got hired. 11:34	12	officers on duty, whoever was in that area, and 11:36
13	Q. Did somebody call you about that 11:35	13	then would have relayed the information and 11:36
14	application before you had sent it to the 11:35	14	then the officer would go to the call, write 11:36
15	Village? 11:35	15	out a field report or write out a summons. 11:36
16	A. I know Chief Paradiso when I applied 11:35	16	Depending what the officer did, he would write 11:36
17	called up and said that he got the application 11:35	17	a field report or if he wrote a summons against 11:36
18	and I could come and start at a particular 11:35	18	one of the Village codes, and come back to the 11:36
19	time. 11:35	19	police station and then put it in a computer 11:36
20	Q. And what about the position of 11:35	20	for data entry and then put it in the blotter. 11:36
21	police dispatcher, how did you go about 11:35	21	Q. And where would you physically be 11:37
22	obtaining that position? 11:35	22	sitting or located when you were working as a 11:37
23	A. I asked George if there was any 11:35	23	dispatcher? 11:37
24	openings for a dispatcher for the summertime. 11:35	24	A. Front desk at the police station, up 11:37
25	He said there were. I then filled out my 11:35	25	front. 11:37
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	Page 56		Page 57
1	Moran	1	Moran
2	Moran Q. And when calls would come in, would 11:37	2	Moran field also use the ten codes? 11:38
2	Moran Q. And when calls would come in, would 11:37 that be on a land line telephone? 11:37	2	Moran field also use the ten codes? 11:38 MR. NOVIKOFF: Objection to form. 11:38
2 3 4	Moran Q. And when calls would come in, would 11:37 that be on a land line telephone? 11:37 A. Yes, land line phone. 11:37	2 3 4	Moran field also use the ten codes? 11:38 MR. NOVIKOFF: Objection to form. 11:38 You can answer. 11:38
2 3 4 5	Moran Q. And when calls would come in, would 11:37 that be on a land line telephone? 11:37 A. Yes, land line phone. 11:37 Q. And how would you contact the 11:37	2 3 4 5	Moran field also use the ten codes? 11:38 MR. NOVIKOFF: Objection to form. 11:38 You can answer. 11:38 A. Yeah, well, we both use it, officers 11:38
2 3 4 5 6	Moran Q. And when calls would come in, would 11:37 that be on a land line telephone? 11:37 A. Yes, land line phone. 11:37 Q. And how would you contact the 11:37 officers on duty? 11:37	2 3 4 5 6	Moran field also use the ten codes? 11:38 MR. NOVIKOFF: Objection to form. 11:38 You can answer. 11:38 A. Yeah, well, we both use it, officers 11:38 and dispatchers. It's a universal ten code. 11:38
2 3 4 5 6 7	Moran Q. And when calls would come in, would 11:37 that be on a land line telephone? 11:37 A. Yes, land line phone. 11:37 Q. And how would you contact the 11:37 officers on duty? 11:37 A. Via radio. Police Department radio. 11:37	2 3 4 5 6	Moran field also use the ten codes? 11:38 MR. NOVIKOFF: Objection to form. 11:38 You can answer. 11:38 A. Yeah, well, we both use it, officers 11:38 and dispatchers. It's a universal ten code. 11:38 So the officers and dispatchers would be using 11:38
2 3 4 5 6 7 8	Moran Q. And when calls would come in, would 11:37 that be on a land line telephone? 11:37 A. Yes, land line phone. 11:37 Q. And how would you contact the 11:37 officers on duty? 11:37 A. Via radio. Police Department radio. 11:37 Q. Did you have any training in 11:37	2 3 4 5 6 7 8	Moran field also use the ten codes? 11:38 MR. NOVIKOFF: Objection to form. 11:38 You can answer. 11:38 A. Yeah, well, we both use it, officers 11:38 and dispatchers. It's a universal ten code. 11:38 So the officers and dispatchers would be using 11:38 the same codes. 11:38
2 3 4 5 6 7 8 9	Moran Q. And when calls would come in, would 11:37 that be on a land line telephone? 11:37 A. Yes, land line phone. 11:37 Q. And how would you contact the 11:37 officers on duty? 11:37 A. Via radio. Police Department radio. 11:37 Q. Did you have any training in 11:37 connection with the position of dispatcher? 11:37	2 3 4 5 6 7 8 9	Moran field also use the ten codes? 11:38 MR. NOVIKOFF: Objection to form. 11:38 You can answer. 11:38 A. Yeah, well, we both use it, officers 11:38 and dispatchers. It's a universal ten code. 11:38 So the officers and dispatchers would be using 11:38 the same codes. 11:38 Q. And that's still the case today? 11:38
2 3 4 5 6 7 8 9	Moran Q. And when calls would come in, would 11:37 that be on a land line telephone? 11:37 A. Yes, land line phone. 11:37 Q. And how would you contact the 11:37 officers on duty? 11:37 A. Via radio. Police Department radio. 11:37 Q. Did you have any training in 11:37 connection with the position of dispatcher? 11:37 A. Just on-the-job training. 11:37	2 3 4 5 6 7 8 9	Moran field also use the ten codes? MR. NOVIKOFF: Objection to form. 11:38 You can answer. 11:38 A. Yeah, well, we both use it, officers 11:38 and dispatchers. It's a universal ten code. 11:38 So the officers and dispatchers would be using 11:38 the same codes. 11:38 Q. And that's still the case today? 11:38 A. Yes. 11:38
2 3 4 5 6 7 8 9 10	Moran Q. And when calls would come in, would 11:37 that be on a land line telephone? 11:37 A. Yes, land line phone. 11:37 Q. And how would you contact the 11:37 officers on duty? 11:37 A. Via radio. Police Department radio. 11:37 Q. Did you have any training in 11:37 connection with the position of dispatcher? 11:37 A. Just on-the-job training. 11:37 Q. Is there such a thing as radio 11:37	2 3 4 5 6 7 8 9 10	Moran field also use the ten codes? MR. NOVIKOFF: Objection to form. 11:38 You can answer. 11:38 A. Yeah, well, we both use it, officers 11:38 and dispatchers. It's a universal ten code. 11:38 So the officers and dispatchers would be using 11:38 the same codes. 11:38 Q. And that's still the case today? 11:38 A. Yes. 11:38 Q. Was there ever a period of time when 11:38
2 3 4 5 6 7 8 9 10 11	Moran Q. And when calls would come in, would 11:37 that be on a land line telephone? 11:37 A. Yes, land line phone. 11:37 Q. And how would you contact the 11:37 A. Via radio. Police Department radio. 11:37 A. Via radio. Police Department radio. 11:37 Q. Did you have any training in 11:37 connection with the position of dispatcher? 11:37 A. Just on-the-job training. 11:37 Q. Is there such a thing as radio 11:37 codes? 11:37	2 3 4 5 6 7 8 9 10 11 12	Moran field also use the ten codes? MR. NOVIKOFF: Objection to form. 11:38 You can answer. 11:38 A. Yeah, well, we both use it, officers 11:38 and dispatchers. It's a universal ten code. 11:38 So the officers and dispatchers would be using 11:38 the same codes. 11:38 Q. And that's still the case today? 11:38 A. Yes. 11:38 Q. Was there ever a period of time when 11:38 you were working simultaneously as a dispatcher 11:38
2 3 4 5 6 7 8 9 10 11 12 13	Moran Q. And when calls would come in, would 11:37 that be on a land line telephone? 11:37 A. Yes, land line phone. 11:37 Q. And how would you contact the 11:37 A. Via radio. Police Department radio. 11:37 A. Via radio. Police Department radio. 11:37 Q. Did you have any training in 11:37 connection with the position of dispatcher? 11:37 A. Just on-the-job training. 11:37 Q. Is there such a thing as radio 11:37 codes? 11:37 A. Yes. 11:37	2 3 4 5 6 7 8 9 10 11 12 13	Moran field also use the ten codes? MR. NOVIKOFF: Objection to form. 11:38 You can answer. 11:38 A. Yeah, well, we both use it, officers 11:38 and dispatchers. It's a universal ten code. 11:38 So the officers and dispatchers would be using 11:38 the same codes. 11:38 Q. And that's still the case today? 11:38 A. Yes. 11:38 Q. Was there ever a period of time when 11:38 you were working simultaneously as a dispatcher 11:38 and as a dockmaster? 11:38
2 3 4 5 6 7 8 9 10 11 12 13 14	Moran Q. And when calls would come in, would 11:37 that be on a land line telephone? 11:37 A. Yes, land line phone. 11:37 Q. And how would you contact the 11:37 officers on duty? 11:37 A. Via radio. Police Department radio. 11:37 Q. Did you have any training in 11:37 connection with the position of dispatcher? 11:37 A. Just on-the-job training. 11:37 Q. Is there such a thing as radio 11:37 codes? 11:37 A. Yes. 11:37 Q. What are those radio codes? 11:37	2 3 4 5 6 7 8 9 10 11 12 13	Moran field also use the ten codes? 11:38 MR. NOVIKOFF: Objection to form. 11:38 You can answer. 11:38 A. Yeah, well, we both use it, officers 11:38 and dispatchers. It's a universal ten code. 11:38 So the officers and dispatchers would be using 11:38 the same codes. 11:38 Q. And that's still the case today? 11:38 A. Yes. 11:38 Q. Was there ever a period of time when 11:38 you were working simultaneously as a dispatcher 11:38 and as a dockmaster? 11:38 MR. NOVIKOFF: Objection to form. 11:38
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Moran Q. And when calls would come in, would 11:37 that be on a land line telephone? 11:37 A. Yes, land line phone. 11:37 Q. And how would you contact the 11:37 officers on duty? 11:37 A. Via radio. Police Department radio. 11:37 Q. Did you have any training in 11:37 connection with the position of dispatcher? 11:37 A. Just on-the-job training. 11:37 Q. Is there such a thing as radio 11:37 codes? 11:37 A. Yes. 11:37 Q. What are those radio codes? 11:37 A. Suffolk County police ten codes. 11:37	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Moran field also use the ten codes? 11:38 MR. NOVIKOFF: Objection to form. 11:38 You can answer. 11:38 A. Yeah, well, we both use it, officers 11:38 and dispatchers. It's a universal ten code. 11:38 So the officers and dispatchers would be using 11:38 the same codes. 11:38 Q. And that's still the case today? 11:38 A. Yes. 11:38 Q. Was there ever a period of time when 11:38 you were working simultaneously as a dispatcher 11:38 and as a dockmaster? 11:38 MR. NOVIKOFF: Objection to form. 11:38 A. Yes. When I first started as a 11:38
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Moran Q. And when calls would come in, would 11:37 that be on a land line telephone? 11:37 A. Yes, land line phone. 11:37 Q. And how would you contact the 11:37 A. Via radio. Police Department radio. 11:37 Q. Did you have any training in 11:37 connection with the position of dispatcher? 11:37 A. Just on-the-job training. 11:37 Q. Is there such a thing as radio 11:37 Q. What are those radio codes? 11:37 A. Suffolk County police ten codes. 11:37 Q. And have those Suffolk county 11:37	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Moran field also use the ten codes? MR. NOVIKOFF: Objection to form. 11:38 You can answer. 11:38 A. Yeah, well, we both use it, officers 11:38 and dispatchers. It's a universal ten code. 11:38 So the officers and dispatchers would be using 11:38 the same codes. 11:38 Q. And that's still the case today? 11:38 A. Yes. 11:38 Q. Was there ever a period of time when 11:38 you were working simultaneously as a dispatcher 11:38 and as a dockmaster? 11:38 MR. NOVIKOFF: Objection to form. 11:38 A. Yes. When I first started as a 11:38 dockmaster, some nights would be pretty busy, 11:39
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Moran Q. And when calls would come in, would 11:37 that be on a land line telephone? 11:37 A. Yes, land line phone. 11:37 Q. And how would you contact the 11:37 A. Via radio. Police Department radio. 11:37 A. Via radio. Police Department radio. 11:37 Q. Did you have any training in 11:37 connection with the position of dispatcher? 11:37 A. Just on-the-job training. 11:37 Q. Is there such a thing as radio 11:37 codes? 11:37 A. Yes. 11:37 Q. What are those radio codes? 11:37 A. Suffolk County police ten codes. 11:37 Q. And have those Suffolk county 11:37 police ten codes been the same for the entire 11:37	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Moran field also use the ten codes? MR. NOVIKOFF: Objection to form. 11:38 You can answer. 11:38 A. Yeah, well, we both use it, officers 11:38 and dispatchers. It's a universal ten code. 11:38 So the officers and dispatchers would be using 11:38 the same codes. 11:38 Q. And that's still the case today? 11:38 A. Yes. 11:38 Q. Was there ever a period of time when 11:38 you were working simultaneously as a dispatcher 11:38 and as a dockmaster? 11:38 MR. NOVIKOFF: Objection to form. 11:38 A. Yes. When I first started as a 11:38 dockmaster, some nights would be pretty busy, 11:39 so they would have one of us take the desk as a 11:39
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Moran Q. And when calls would come in, would 11:37 that be on a land line telephone? 11:37 A. Yes, land line phone. 11:37 Q. And how would you contact the 11:37 officers on duty? 11:37 A. Via radio. Police Department radio. 11:37 Q. Did you have any training in 11:37 connection with the position of dispatcher? 11:37 A. Just on-the-job training. 11:37 Q. Is there such a thing as radio 11:37 Q. What are those radio codes? 11:37 A. Yes. 11:37 Q. What are those radio codes? 11:37 Q. And have those Suffolk county 11:37 police ten codes been the same for the entire 11:37 length of your service as a dispatcher? 11:38	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Moran field also use the ten codes? MR. NOVIKOFF: Objection to form. 11:38 You can answer. 11:38 A. Yeah, well, we both use it, officers 11:38 and dispatchers. It's a universal ten code. 11:38 So the officers and dispatchers would be using 11:38 the same codes. 11:38 Q. And that's still the case today? 11:38 A. Yes. 11:38 Q. Was there ever a period of time when 11:38 you were working simultaneously as a dispatcher 11:38 and as a dockmaster? 11:38 A. Yes. When I first started as a 11:38 dockmaster, some nights would be pretty busy, 11:39 so they would have one of us take the desk as a 11:39 dockmaster and have the officer who was at the 11:39
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Moran Q. And when calls would come in, would 11:37 that be on a land line telephone? 11:37 A. Yes, land line phone. 11:37 Q. And how would you contact the 11:37 A. Via radio. Police Department radio. 11:37 Q. Did you have any training in 11:37 connection with the position of dispatcher? 11:37 A. Just on-the-job training. 11:37 Q. Is there such a thing as radio 11:37 Q. Is there such a thing as radio 11:37 A. Yes. 11:37 A. Yes. 11:37 Q. What are those radio codes? 11:37 A. Suffolk County police ten codes. 11:37 Q. And have those Suffolk county 11:37 police ten codes been the same for the entire 11:37 length of your service as a dispatcher? 11:38 A. Yes. 11:38	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Moran field also use the ten codes? MR. NOVIKOFF: Objection to form. 11:38 You can answer. 11:38 A. Yeah, well, we both use it, officers 11:38 and dispatchers. It's a universal ten code. 11:38 So the officers and dispatchers would be using 11:38 the same codes. 11:38 Q. And that's still the case today? 11:38 A. Yes. 11:38 Q. Was there ever a period of time when 11:38 you were working simultaneously as a dispatcher 11:38 and as a dockmaster? 11:38 MR. NOVIKOFF: Objection to form. 11:38 A. Yes. When I first started as a 11:38 dockmaster, some nights would be pretty busy, 11:39 so they would have one of us take the desk as a 11:39 desk go out in the field to free up an officer 11:39
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Moran Q. And when calls would come in, would 11:37 that be on a land line telephone? 11:37 A. Yes, land line phone. 11:37 Q. And how would you contact the 11:37 A. Via radio. Police Department radio. 11:37 Q. Did you have any training in 11:37 connection with the position of dispatcher? 11:37 A. Just on-the-job training. 11:37 Q. Is there such a thing as radio 11:37 Q. Is there such a thing as radio 11:37 A. Yes. 11:37 Q. What are those radio codes? 11:37 A. Suffolk County police ten codes. 11:37 Q. And have those Suffolk county 11:37 police ten codes been the same for the entire 11:37 length of your service as a dispatcher? 11:38 A. Yes. 11:38 Q. Are they still in use today? 11:38	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Moran field also use the ten codes? MR. NOVIKOFF: Objection to form. 11:38 You can answer. 11:38 A. Yeah, well, we both use it, officers 11:38 and dispatchers. It's a universal ten code. 11:38 So the officers and dispatchers would be using 11:38 the same codes. 11:38 Q. And that's still the case today? 11:38 A. Yes. 11:38 Q. Was there ever a period of time when 11:38 you were working simultaneously as a dispatcher 11:38 and as a dockmaster? 11:38 MR. NOVIKOFF: Objection to form. 11:38 A. Yes. When I first started as a 11:38 dockmaster, some nights would be pretty busy, 11:39 so they would have one of us take the desk as a 11:39 desk go out in the field to free up an officer 11:39 and we would take the desk. 11:39
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Moran Q. And when calls would come in, would 11:37 that be on a land line telephone? 11:37 A. Yes, land line phone. 11:37 Q. And how would you contact the 11:37 officers on duty? 11:37 A. Via radio. Police Department radio. 11:37 Q. Did you have any training in 11:37 connection with the position of dispatcher? 11:37 A. Just on-the-job training. 11:37 Q. Is there such a thing as radio 11:37 Q. Is there such a thing as radio 11:37 Q. What are those radio codes? 11:37 A. Yes. 11:37 Q. And have those Suffolk county 11:37 police ten codes been the same for the entire 11:37 length of your service as a dispatcher? 11:38 A. Yes. 11:38 Q. Are they still in use today? 11:38 A. Yes. 11:38	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Moran field also use the ten codes? MR. NOVIKOFF: Objection to form. 11:38 You can answer. 11:38 A. Yeah, well, we both use it, officers 11:38 and dispatchers. It's a universal ten code. 11:38 So the officers and dispatchers would be using 11:38 the same codes. 11:38 Q. And that's still the case today? 11:38 A. Yes. 11:38 Q. Was there ever a period of time when 11:38 you were working simultaneously as a dispatcher 11:38 and as a dockmaster? 11:38 MR. NOVIKOFF: Objection to form. 11:38 A. Yes. When I first started as a 11:38 dockmaster, some nights would be pretty busy, 11:39 so they would have one of us take the desk as a 11:39 dockmaster and have the officer who was at the 11:39 desk go out in the field to free up an officer 11:39 and we would take the desk. 11:39 Q. And how often would that happen? 11:39
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Moran Q. And when calls would come in, would 11:37 that be on a land line telephone? 11:37 A. Yes, land line phone. 11:37 Q. And how would you contact the 11:37 A. Via radio. Police Department radio. 11:37 A. Via radio. Police Department radio. 11:37 Q. Did you have any training in 11:37 connection with the position of dispatcher? 11:37 A. Just on-the-job training. 11:37 Q. Is there such a thing as radio 11:37 Q. Is there such a thing as radio 11:37 A. Yes. 11:37 A. Suffolk County police ten codes. 11:37 Q. What are those radio codes? 11:37 A. Suffolk County police ten codes. 11:37 Q. And have those Suffolk county 11:37 police ten codes been the same for the entire 11:37 length of your service as a dispatcher? 11:38 A. Yes. 11:38 Q. Are they still in use today? 11:38 A. Yes. 11:38 Q. Have you ever heard an officer or a 11:38	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Moran field also use the ten codes? MR. NOVIKOFF: Objection to form. 11:38 You can answer. 11:38 A. Yeah, well, we both use it, officers 11:38 and dispatchers. It's a universal ten code. 11:38 So the officers and dispatchers would be using 11:38 the same codes. 11:38 Q. And that's still the case today? 11:38 A. Yes. 11:38 Q. Was there ever a period of time when 11:38 you were working simultaneously as a dispatcher 11:38 and as a dockmaster? 11:38 MR. NOVIKOFF: Objection to form. 11:38 A. Yes. When I first started as a 11:38 dockmaster, some nights would be pretty busy, 11:39 so they would have one of us take the desk as a 11:39 dockmaster and have the officer who was at the 11:39 desk go out in the field to free up an officer 11:39 and we would take the desk. 11:39 Q. And how often would that happen? 11:39 A. It would all depend on the night. 11:39
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Moran Q. And when calls would come in, would 11:37 that be on a land line telephone? 11:37 A. Yes, land line phone. 11:37 Q. And how would you contact the 11:37 A. Via radio. Police Department radio. 11:37 Q. Did you have any training in 11:37 Q. Did you have any training in 11:37 Connection with the position of dispatcher? 11:37 A. Just on-the-job training. 11:37 Q. Is there such a thing as radio 11:37 Q. Is there such a thing as radio 11:37 Q. What are those radio codes? 11:37 A. Yes. 11:37 Q. And have those Suffolk county 11:37 police ten codes been the same for the entire 11:37 length of your service as a dispatcher? 11:38 A. Yes. 11:38 Q. Are they still in use today? 11:38 A. Yes. 11:38 Q. Have you ever heard an officer or a 11:38 dispatcher or an officer strike that. 11:38	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	field also use the ten codes? MR. NOVIKOFF: Objection to form. 11:38 You can answer. 11:38 A. Yeah, well, we both use it, officers 11:38 and dispatchers. It's a universal ten code. 11:38 So the officers and dispatchers would be using 11:38 the same codes. 11:38 Q. And that's still the case today? 11:38 A. Yes. 11:38 Q. Was there ever a period of time when 11:38 you were working simultaneously as a dispatcher 11:38 and as a dockmaster? 11:38 MR. NOVIKOFF: Objection to form. 11:38 A. Yes. When I first started as a 11:38 dockmaster, some nights would be pretty busy, 11:39 so they would have one of us take the desk as a 11:39 dockmaster and have the officer who was at the 11:39 desk go out in the field to free up an officer 11:39 and we would take the desk. 11:39 Q. And how often would that happen? 11:39 A. It would all depend on the night. 11:39 Some nights not on, some nights on. It all 11:39
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Moran Q. And when calls would come in, would 11:37 that be on a land line telephone? 11:37 A. Yes, land line phone. 11:37 Q. And how would you contact the 11:37 A. Via radio. Police Department radio. 11:37 Q. Did you have any training in 11:37 connection with the position of dispatcher? 11:37 A. Just on-the-job training. 11:37 Q. Is there such a thing as radio 11:37 Q. Is there such a thing as radio 11:37 A. Yes. 11:37 Q. What are those radio codes? 11:37 A. Suffolk County police ten codes. 11:37 Q. And have those Suffolk county 11:37 police ten codes been the same for the entire 11:37 length of your service as a dispatcher? 11:38 A. Yes. 11:38 Q. Are they still in use today? 11:38 A. Yes. 11:38 Q. Have you ever heard an officer or a 11:38 dispatcher or an officer strike that. 11:38 Are the ten codes something that the 11:38	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	field also use the ten codes? MR. NOVIKOFF: Objection to form. 11:38 You can answer. 11:38 A. Yeah, well, we both use it, officers 11:38 and dispatchers. It's a universal ten code. 11:38 So the officers and dispatchers would be using 11:38 the same codes. 11:38 Q. And that's still the case today? 11:38 A. Yes. 11:38 Q. Was there ever a period of time when 11:38 you were working simultaneously as a dispatcher 11:38 and as a dockmaster? 11:38 MR. NOVIKOFF: Objection to form. 11:38 A. Yes. When I first started as a 11:38 dockmaster, some nights would be pretty busy, 11:39 so they would have one of us take the desk as a 11:39 dockmaster and have the officer who was at the 11:39 desk go out in the field to free up an officer 11:39 and we would take the desk. 11:39 Q. And how often would that happen? 11:39 A. It would all depend on the night. 11:39 Some nights not on, some nights on. It all 11:39 depended how busy it was on a given weekend. 11:39
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Moran Q. And when calls would come in, would 11:37 that be on a land line telephone? 11:37 A. Yes, land line phone. 11:37 Q. And how would you contact the 11:37 A. Via radio. Police Department radio. 11:37 Q. Did you have any training in 11:37 connection with the position of dispatcher? 11:37 A. Just on-the-job training. 11:37 Q. Is there such a thing as radio 11:37 Q. Is there such a thing as radio 11:37 Q. What are those radio codes? 11:37 A. Yes. 11:37 Q. What are those radio codes? 11:37 Q. And have those Suffolk county 11:37 police ten codes been the same for the entire 11:37 length of your service as a dispatcher? 11:38 A. Yes. 11:38 Q. Are they still in use today? 11:38 A. Yes. 11:38 Q. Have you ever heard an officer or a 11:38 dispatcher or an officer strike that. 11:38 Are the ten codes something that the 11:38 dispatcher alone uses or do officers in the 11:38	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	field also use the ten codes? MR. NOVIKOFF: Objection to form. 11:38 You can answer. 11:38 A. Yeah, well, we both use it, officers 11:38 and dispatchers. It's a universal ten code. 11:38 So the officers and dispatchers would be using 11:38 the same codes. 11:38 Q. And that's still the case today? 11:38 A. Yes. 11:38 Q. Was there ever a period of time when 11:38 you were working simultaneously as a dispatcher 11:38 and as a dockmaster? 11:38 MR. NOVIKOFF: Objection to form. 11:38 A. Yes. When I first started as a 11:38 dockmaster, some nights would be pretty busy, 11:39 so they would have one of us take the desk as a 11:39 dockmaster and have the officer who was at the 11:39 desk go out in the field to free up an officer 11:39 and we would take the desk. 11:39 Q. And how often would that happen? 11:39 A. It would all depend on the night. 11:39 Some nights not on, some nights on. It all 11:39 depended how busy it was on a given weekend. 11:39 Q. And would that be the case from when 11:39
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Moran Q. And when calls would come in, would 11:37 that be on a land line telephone? 11:37 A. Yes, land line phone. 11:37 Q. And how would you contact the 11:37 A. Via radio. Police Department radio. 11:37 Q. Did you have any training in 11:37 connection with the position of dispatcher? 11:37 A. Just on-the-job training. 11:37 Q. Is there such a thing as radio 11:37 Q. Is there such a thing as radio 11:37 A. Yes. 11:37 Q. What are those radio codes? 11:37 A. Suffolk County police ten codes. 11:37 Q. And have those Suffolk county 11:37 police ten codes been the same for the entire 11:37 length of your service as a dispatcher? 11:38 A. Yes. 11:38 Q. Are they still in use today? 11:38 A. Yes. 11:38 Q. Have you ever heard an officer or a 11:38 dispatcher or an officer strike that. 11:38 Are the ten codes something that the 11:38	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	field also use the ten codes? MR. NOVIKOFF: Objection to form. 11:38 You can answer. 11:38 A. Yeah, well, we both use it, officers 11:38 and dispatchers. It's a universal ten code. 11:38 So the officers and dispatchers would be using 11:38 the same codes. 11:38 Q. And that's still the case today? 11:38 A. Yes. 11:38 Q. Was there ever a period of time when 11:38 you were working simultaneously as a dispatcher 11:38 and as a dockmaster? 11:38 MR. NOVIKOFF: Objection to form. 11:38 A. Yes. When I first started as a 11:38 dockmaster, some nights would be pretty busy, 11:39 so they would have one of us take the desk as a 11:39 dockmaster and have the officer who was at the 11:39 desk go out in the field to free up an officer 11:39 and we would take the desk. 11:39 Q. And how often would that happen? 11:39 A. It would all depend on the night. 11:39 Some nights not on, some nights on. It all 11:39 depended how busy it was on a given weekend. 11:39

	Page 58		Page 59
1	Moran	1	Moran
2	you first started working as a dockmaster until 11:39		did you start working as a dispatcher formally? 11:40
3	you became officially a dispatcher? 11:39	3	A. 2006 when the sorry. 2005, the 11:40
4	A. Yes. 11:39	4	summer before the meeting in question. 11:41
5	Q. Who was your supervisor at Ocean 11:39	5	Q. Okay. So from summer 2005 to the 11:41
6	Beach as a beach cleaner? 11:39	6	present, could you please list as many other 11:41
7	MR. NOVIKOFF: Objection to form. 11:39	7	dispatchers at the Ocean Beach Police 11:41
8	A. John Bucksband. 11:39	8	Department as you can remember? 11:41
9	Q. Was anyone else your supervisor as a 11:40	9	A. Myself, Pat Cherry, Hanni, Stu, Bill 11:41
10	beach cleaner? 11:40	10	and Jack. 11:42
11	A. That was it. He was the one. 11:40	11	MR. NOVIKOFF: Are you done with 11:42
12	Q. Can you name, please, as many as you 11:40	12	your answer? 11:42
13	can recall, other individuals who worked as 11:40	13	THE WITNESS: Yes. 11:42
14	dispatchers during the same period that you 11:40		MR. NOVIKOFF: Two minutes. 11:42
15	worked as a dispatcher? 11:40	15	MR. GRAFF: Yes, we can go off the 11:42
16	MR. NOVIKOFF: Objection. Now 11:40	16	record. 11:42
17	that's broad, because if I recall the 11:40	17	(Recess was taken from 11:42 to 11:42
18	witness correctly, he said that when he 11:40	18	11:43.) 11:42
19	started, which I think was 1999, but I'm 11:40	19	MR. NOVIKOFF: I think, again, 11:42
20	not sure, he was a dockmaster, but he also 11:40	20	Mr. Moran wants to would like the 11:43
21	at certain times worked as a dispatcher and 11:40	21	opportunity to clarify the prior answer as 11:43
22	then at some other point in time, which I 11:40	22	to the timing, time frame. 11:43
23	don't think you have quite defined yet, he 11:40	23	A. Because I know for a fact I started 11:43
24	became a dispatcher. 11:40	24	as dispatcher in 2006 as a dispatcher for 11:43
25	Q. Let's define that. At what point 11:40	25	working. From that meeting forward is when I 11:43
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	Page 60		Page 61
1	Page 60 Moran	1	Page 61 Moran
1 2		1 2	
	Moran		Moran A. Yes. 11:45
2	Moran worked. 11:44	2	Moran A. Yes. 11:45
2	Moran worked. 11:44 Q. Did you work at Ocean Beach in 2005, 11:44	2 3	Moran A. Yes. 11:45 Q. And who do you know him to be? 11:45
2 3 4	Moran worked. 11:44 Q. Did you work at Ocean Beach in 2005, 11:44 the year before that meeting? 11:44	2 3 4	Moran A. Yes. 11:45 Q. And who do you know him to be? 11:45 A. He was a dockmaster when I was 11:45
2 3 4 5	Moran worked. 11:44 Q. Did you work at Ocean Beach in 2005, 11:44 the year before that meeting? 11:44 MR. NOVIKOFF: The season; right? 11:44	2 3 4 5	Moran A. Yes. 11:45 Q. And who do you know him to be? 11:45 A. He was a dockmaster when I was 11:45 dockmaster and then he went to the academy, 11:45
2 3 4 5 6	Moran worked. 11:44 Q. Did you work at Ocean Beach in 2005, 11:44 the year before that meeting? 11:44 MR. NOVIKOFF: The season; right? 11:44 MR. GRAFF: The season. 11:44	2 3 4 5 6	Moran A. Yes. 11:45 Q. And who do you know him to be? 11:45 A. He was a dockmaster when I was 11:45 dockmaster and then he went to the academy, 11:45 became a cop with the Village for a while and 11:45
2 3 4 5 6 7	Moran worked. 11:44 Q. Did you work at Ocean Beach in 2005, 11:44 the year before that meeting? 11:44 MR. NOVIKOFF: The season; right? 11:44 MR. GRAFF: The season. 11:44 MR. NOVIKOFF: You already asked 11:44	2 3 4 5 6 7	Moran A. Yes. 11:45 Q. And who do you know him to be? 11:45 A. He was a dockmaster when I was 11:45 dockmaster and then he went to the academy, 11:45 became a cop with the Village for a while and 11:45 he became full-time and at the present time he 11:45
2 3 4 5 6 7 8	Moran worked. 11:44 Q. Did you work at Ocean Beach in 2005, 11:44 the year before that meeting? 11:44 MR. NOVIKOFF: The season; right? 11:44 MR. NOVIKOFF: You already asked 11:44 that question, so I am going to object on 11:44 it being asked and answered, but you can go 11:44 ahead. 11:44	2 3 4 5 6 7 8	Moran A. Yes. 11:45 Q. And who do you know him to be? 11:45 A. He was a dockmaster when I was 11:45 dockmaster and then he went to the academy, 11:45 became a cop with the Village for a while and 11:45 he became full-time and at the present time he is with Nassau County PD. 11:45
2 3 4 5 6 7 8 9 10	Moran worked. 11:44 Q. Did you work at Ocean Beach in 2005, 11:44 the year before that meeting? 11:44 MR. NOVIKOFF: The season; right? 11:44 MR. NOVIKOFF: You already asked 11:44 that question, so I am going to object on 11:44 it being asked and answered, but you can go 11:44 ahead. 11:44 A. I can't recall right now. 11:44	2 3 4 5 6 7 8 9 10	Moran A. Yes. 11:45 Q. And who do you know him to be? 11:45 A. He was a dockmaster when I was 11:45 dockmaster and then he went to the academy, 11:45 became a cop with the Village for a while and 11:45 he became full-time and at the present time he 11:45 is with Nassau County PD. 11:45 Q. Do you know in what city or Village 11:45 Paul Trosko lived at the time he was a dispatcher? Let me reask that. 11:45
2 3 4 5 6 7 8 9 10 11 12	Moran worked. 11:44 Q. Did you work at Ocean Beach in 2005, 11:44 the year before that meeting? 11:44 MR. NOVIKOFF: The season; right? 11:44 MR. NOVIKOFF: You already asked 11:44 MR. NOVIKOFF: You already asked 11:44 that question, so I am going to object on 11:44 it being asked and answered, but you can go 11:44 ahead. 11:44 A. I can't recall right now. 11:44 Q. Do you know whether Pat Cherry ever 11:44	2 3 4 5 6 7 8 9	Moran A. Yes. 11:45 Q. And who do you know him to be? 11:45 A. He was a dockmaster when I was 11:45 dockmaster and then he went to the academy, 11:45 became a cop with the Village for a while and 11:45 he became full-time and at the present time he is with Nassau County PD. 11:45 Q. Do you know in what city or Village 11:45 Paul Trosko lived at the time he was a dispatcher? Let me reask that. 11:45 Do you know if Paul Trosko currently 11:45
2 3 4 5 6 7 8 9 10 11 12 13	Moran worked. 11:44 Q. Did you work at Ocean Beach in 2005, 11:44 the year before that meeting? 11:44 MR. NOVIKOFF: The season; right? 11:44 MR. NOVIKOFF: You already asked 11:44 that question, so I am going to object on 11:44 it being asked and answered, but you can go 11:44 ahead. 11:44 A. I can't recall right now. 11:44 Q. Do you know whether Pat Cherry ever 11:44 had any positions at Ocean Beach other than 11:44	2 3 4 5 6 7 8 9 10 11 12	Moran A. Yes. 11:45 Q. And who do you know him to be? 11:45 A. He was a dockmaster when I was 11:45 dockmaster and then he went to the academy, became a cop with the Village for a while and 11:45 he became full-time and at the present time he is with Nassau County PD. 11:45 Q. Do you know in what city or Village 11:45 Paul Trosko lived at the time he was a 11:45 dispatcher? Let me reask that. 11:45 Do you know if Paul Trosko currently 11:45 lives in Ocean Beach? 11:45
2 3 4 5 6 7 8 9 10 11 12 13 14	Moran worked. 11:44 Q. Did you work at Ocean Beach in 2005, 11:44 the year before that meeting? 11:44 MR. NOVIKOFF: The season; right? 11:44 MR. NOVIKOFF: You already asked 11:44 that question, so I am going to object on 11:44 it being asked and answered, but you can go 11:44 ahead. 11:44 A. I can't recall right now. 11:44 Q. Do you know whether Pat Cherry ever 11:44 had any positions at Ocean Beach other than 11:44 dispatcher? 11:44	2 3 4 5 6 7 8 9 10 11 12 13	Moran A. Yes. 11:45 Q. And who do you know him to be? 11:45 A. He was a dockmaster when I was 11:45 dockmaster and then he went to the academy, 11:45 became a cop with the Village for a while and 11:45 he became full-time and at the present time he 11:45 is with Nassau County PD. 11:45 Q. Do you know in what city or Village 11:45 Paul Trosko lived at the time he was a 11:45 dispatcher? Let me reask that. 11:45 Do you know if Paul Trosko currently 11:45 lives in Ocean Beach? 11:45 A. I don't no idea. 11:45
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Moran worked. 11:44 Q. Did you work at Ocean Beach in 2005, 11:44 the year before that meeting? 11:44 MR. NOVIKOFF: The season; right? 11:44 MR. NOVIKOFF: You already asked 11:44 that question, so I am going to object on 11:44 it being asked and answered, but you can go 11:44 ahead. 11:44 A. I can't recall right now. 11:44 Q. Do you know whether Pat Cherry ever 11:44 had any positions at Ocean Beach other than 11:44 dispatcher? 11:44 A. Senior or junior Pat Cherry? 11:44	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Moran A. Yes. 11:45 Q. And who do you know him to be? 11:45 A. He was a dockmaster when I was 11:45 dockmaster and then he went to the academy, became a cop with the Village for a while and he became full-time and at the present time he is with Nassau County PD. 11:45 Q. Do you know in what city or Village 11:45 Paul Trosko lived at the time he was a dispatcher? Let me reask that. 11:45 Do you know if Paul Trosko currently 11:45 Ilives in Ocean Beach? 11:45 A. I don't no idea. 11:45 Q. Do you know if Paul Trosko has ever 11:45
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Moran worked. 11:44 Q. Did you work at Ocean Beach in 2005, 11:44 the year before that meeting? 11:44 MR. NOVIKOFF: The season; right? 11:44 MR. NOVIKOFF: You already asked 11:44 that question, so I am going to object on 11:44 it being asked and answered, but you can go 11:44 ahead. 11:44 A. I can't recall right now. 11:44 Q. Do you know whether Pat Cherry ever 11:44 had any positions at Ocean Beach other than dispatcher? 11:44 A. Senior or junior Pat Cherry? 11:44 Q. Senior. 11:44	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Moran A. Yes. 11:45 Q. And who do you know him to be? 11:45 A. He was a dockmaster when I was 11:45 dockmaster and then he went to the academy, became a cop with the Village for a while and 11:45 he became full-time and at the present time he is with Nassau County PD. 11:45 Q. Do you know in what city or Village 11:45 Paul Trosko lived at the time he was a 11:45 dispatcher? Let me reask that. 11:45 Do you know if Paul Trosko currently 11:45 lives in Ocean Beach? 11:45 Q. Do you know if Paul Trosko has ever 11:45 lived in Ocean Beach? 11:45
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Moran worked. 11:44 Q. Did you work at Ocean Beach in 2005, 11:44 the year before that meeting? 11:44 MR. NOVIKOFF: The season; right? 11:44 MR. NOVIKOFF: You already asked 11:44 that question, so I am going to object on 11:44 it being asked and answered, but you can go 11:44 ahead. 11:44 A. I can't recall right now. 11:44 Q. Do you know whether Pat Cherry ever 11:44 had any positions at Ocean Beach other than 11:44 A. Senior or junior Pat Cherry? 11:44 Q. Senior. 11:44 A. No. 11:44	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Moran A. Yes. 11:45 Q. And who do you know him to be? 11:45 A. He was a dockmaster when I was 11:45 dockmaster and then he went to the academy, became a cop with the Village for a while and 11:45 he became full-time and at the present time he is with Nassau County PD. 11:45 Q. Do you know in what city or Village 11:45 Paul Trosko lived at the time he was a 11:45 Do you know if Paul Trosko currently 11:45 Lives in Ocean Beach? 11:45 Q. Do you know if Paul Trosko has ever 11:45 Ilived in Ocean Beach? 11:45 MR. NOVIKOFF: Objection to the 11:45
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	worked. 11:44 Q. Did you work at Ocean Beach in 2005, 11:44 the year before that meeting? 11:44 MR. NOVIKOFF: The season; right? 11:44 MR. NOVIKOFF: You already asked 11:44 that question, so I am going to object on 11:44 it being asked and answered, but you can go 11:44 ahead. 11:44 A. I can't recall right now. 11:44 Q. Do you know whether Pat Cherry ever 11:44 had any positions at Ocean Beach other than 11:44 dispatcher? 11:44 A. Senior or junior Pat Cherry? 11:44 Q. Senior. 11:44 A. No. 11:44 Q. What about Pat Cherry Junior, do you 11:44	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Moran A. Yes. 11:45 Q. And who do you know him to be? 11:45 A. He was a dockmaster when I was 11:45 dockmaster and then he went to the academy, became a cop with the Village for a while and 11:45 he became full-time and at the present time he 11:45 is with Nassau County PD. 11:45 Q. Do you know in what city or Village 11:45 Paul Trosko lived at the time he was a 11:45 Do you know if Paul Trosko currently 11:45 A. I don't no idea. 11:45 Q. Do you know if Paul Trosko has ever 11:45 Ived in Ocean Beach? 11:45 MR. NOVIKOFF: Objection to the 11:45 form. 11:45
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Moran worked. 11:44 Q. Did you work at Ocean Beach in 2005, 11:44 the year before that meeting? 11:44 MR. NOVIKOFF: The season; right? 11:44 MR. NOVIKOFF: You already asked 11:44 that question, so I am going to object on 11:44 it being asked and answered, but you can go 11:44 ahead. 11:44 A. I can't recall right now. 11:44 Q. Do you know whether Pat Cherry ever 11:44 had any positions at Ocean Beach other than 11:44 A. Senior or junior Pat Cherry? 11:44 Q. Senior. 11:44 A. No. 11:44 Q. What about Pat Cherry Junior, do you 11:44 know if he ever had any positions at the OBPD? 11:44	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Moran A. Yes. 11:45 Q. And who do you know him to be? 11:45 A. He was a dockmaster when I was 11:45 dockmaster and then he went to the academy, 11:45 became a cop with the Village for a while and 11:45 he became full-time and at the present time he 11:45 is with Nassau County PD. 11:45 Q. Do you know in what city or Village 11:45 Paul Trosko lived at the time he was a 11:45 dispatcher? Let me reask that. 11:45 Do you know if Paul Trosko currently 11:45 lives in Ocean Beach? 11:45 Q. Do you know if Paul Trosko has ever 11:45 lived in Ocean Beach? 11:45 MR. NOVIKOFF: Objection to the 11:45 A. Not to my knowledge. 11:45
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	worked. 11:44 Q. Did you work at Ocean Beach in 2005, 11:44 the year before that meeting? 11:44 MR. NOVIKOFF: The season; right? 11:44 MR. NOVIKOFF: You already asked 11:44 that question, so I am going to object on 11:44 it being asked and answered, but you can go 11:44 ahead. 11:44 A. I can't recall right now. 11:44 Q. Do you know whether Pat Cherry ever 11:44 had any positions at Ocean Beach other than 11:44 A. Senior or junior Pat Cherry? 11:44 Q. Senior. 11:44 A. No. 11:44 Q. What about Pat Cherry Junior, do you 11:44 know if he ever had any positions at the OBPD? 11:44 A. Yes, he was a dockmaster for a time. 11:44	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Moran A. Yes. 11:45 Q. And who do you know him to be? 11:45 A. He was a dockmaster when I was 11:45 dockmaster and then he went to the academy, 11:45 became a cop with the Village for a while and 11:45 he became full-time and at the present time he 11:45 is with Nassau County PD. 11:45 Q. Do you know in what city or Village 11:45 Paul Trosko lived at the time he was a 11:45 dispatcher? Let me reask that. 11:45 Do you know if Paul Trosko currently 11:45 lives in Ocean Beach? 11:45 Q. Do you know if Paul Trosko has ever 11:45 lived in Ocean Beach? 11:45 MR. NOVIKOFF: Objection to the 11:45 A. Not to my knowledge. 11:45 Q. Do you know if George Hesse lives in 11:45
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	worked. 11:44 Q. Did you work at Ocean Beach in 2005, 11:44 the year before that meeting? 11:44 MR. NOVIKOFF: The season; right? 11:44 MR. NOVIKOFF: You already asked 11:44 that question, so I am going to object on 11:44 it being asked and answered, but you can go 11:44 ahead. 11:44 A. I can't recall right now. 11:44 Q. Do you know whether Pat Cherry ever 11:44 had any positions at Ocean Beach other than 11:44 A. Senior or junior Pat Cherry? 11:44 Q. Senior. 11:44 A. No. 11:44 Q. What about Pat Cherry Junior, do you 11:44 know if he ever had any positions at the OBPD? 11:44 A. Yes, he was a dockmaster for a time. 11:44 Actually, when I was a dockmaster he was a 11:44	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Moran A. Yes. 11:45 Q. And who do you know him to be? 11:45 A. He was a dockmaster when I was 11:45 dockmaster and then he went to the academy, became a cop with the Village for a while and 11:45 he became full-time and at the present time he is with Nassau County PD. 11:45 Q. Do you know in what city or Village 11:45 Paul Trosko lived at the time he was a 11:45 Do you know if Paul Trosko currently 11:45 Let me reask that. 11:45 Do you know if Paul Trosko currently 11:45 A. I don't no idea. 11:45 Q. Do you know if Paul Trosko has ever 11:45 Ived in Ocean Beach? 11:45 MR. NOVIKOFF: Objection to the 11:45 A. Not to my knowledge. 11:45 Q. Do you know if George Hesse lives in 11:45 Ocean Beach? 11:45
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	worked. 11:44 Q. Did you work at Ocean Beach in 2005, 11:44 the year before that meeting? 11:44 MR. NOVIKOFF: The season; right? 11:44 MR. NOVIKOFF: You already asked 11:44 that question, so I am going to object on 11:44 it being asked and answered, but you can go 11:44 ahead. 11:44 A. I can't recall right now. 11:44 Q. Do you know whether Pat Cherry ever 11:44 had any positions at Ocean Beach other than 11:44 A. Senior or junior Pat Cherry? 11:44 A. Senior or junior Pat Cherry? 11:44 Q. Senior. 11:44 A. No. 11:44 Q. What about Pat Cherry Junior, do you 11:44 know if he ever had any positions at the OBPD? 11:44 A. Yes, he was a dockmaster for a time. 11:44 Actually, when I was a dockmaster he was a 11:44 dockmaster as well, and then he is now with the 11:44	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Moran A. Yes. 11:45 Q. And who do you know him to be? 11:45 A. He was a dockmaster when I was 11:45 dockmaster and then he went to the academy, became a cop with the Village for a while and 11:45 he became full-time and at the present time he 11:45 is with Nassau County PD. 11:45 Q. Do you know in what city or Village 11:45 Paul Trosko lived at the time he was a 11:45 Do you know if Paul Trosko currently 11:45 A. I don't no idea. 11:45 Q. Do you know if Paul Trosko has ever 11:45 ived in Ocean Beach? 11:45 A. Not to my knowledge. 11:45 A. Not to my knowledge. 11:45 Q. Do you know if George Hesse lives in 11:45 Ocean Beach? 11:45 A. No. 11:45 A. No. 11:45
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	worked. 11:44 Q. Did you work at Ocean Beach in 2005, 11:44 the year before that meeting? 11:44 MR. NOVIKOFF: The season; right? 11:44 MR. NOVIKOFF: You already asked 11:44 that question, so I am going to object on 11:44 it being asked and answered, but you can go 11:44 ahead. 11:44 A. I can't recall right now. 11:44 Q. Do you know whether Pat Cherry ever 11:44 had any positions at Ocean Beach other than 11:44 A. Senior or junior Pat Cherry? 11:44 A. Senior or junior Pat Cherry? 11:44 Q. What about Pat Cherry Junior, do you 11:44 know if he ever had any positions at the OBPD? 11:44 A. Yes, he was a dockmaster for a time. 11:44 Actually, when I was a dockmaster he was a 11:44 New York City Police Department. 11:44	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Moran A. Yes. 11:45 Q. And who do you know him to be? 11:45 A. He was a dockmaster when I was 11:45 dockmaster and then he went to the academy, became a cop with the Village for a while and 11:45 he became full-time and at the present time he 11:45 is with Nassau County PD. 11:45 Q. Do you know in what city or Village 11:45 Paul Trosko lived at the time he was a 11:45 Do you know if Paul Trosko currently 11:45 A. I don't no idea. 11:45 Q. Do you know if Paul Trosko has ever 11:45 Ived in Ocean Beach? 11:45 MR. NOVIKOFF: Objection to the 11:45 Q. Do you know if George Hesse lives in 11:45 Q. Do you know if George Hesse lives in 11:45 A. No. 11:46 MR. NOVIKOFF: Objection to form. 11:46
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	worked. 11:44 Q. Did you work at Ocean Beach in 2005, 11:44 the year before that meeting? 11:44 MR. NOVIKOFF: The season; right? 11:44 MR. NOVIKOFF: You already asked 11:44 that question, so I am going to object on 11:44 it being asked and answered, but you can go 11:44 ahead. 11:44 A. I can't recall right now. 11:44 Q. Do you know whether Pat Cherry ever 11:44 had any positions at Ocean Beach other than 11:44 A. Senior or junior Pat Cherry? 11:44 Q. Senior. 11:44 A. No. 11:44 Q. What about Pat Cherry Junior, do you 11:44 know if he ever had any positions at the OBPD? 11:44 A. Yes, he was a dockmaster for a time. 11:44 Actually, when I was a dockmaster he was a 11:44 dockmaster as well, and then he is now with the 11:44 New York City Police Department. 11:44 Q. Do you know somebody by the name of 11:44	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Moran A. Yes. 11:45 Q. And who do you know him to be? 11:45 A. He was a dockmaster when I was 11:45 dockmaster and then he went to the academy, 11:45 became a cop with the Village for a while and 11:45 is with Nassau County PD. 11:45 Q. Do you know in what city or Village 11:45 Q. Do you know in what city or Village 11:45 Do you know if Paul Trosko currently 11:45 A. I don't no idea. 11:45 Q. Do you know if Paul Trosko has ever 11:45 lived in Ocean Beach? 11:45 A. Not to my knowledge. 11:45 Q. Do you know if George Hesse lives in 11:45 A. No. 11:46 MR. NOVIKOFF: Objection to form. 11:46 MR. NOVIKOFF: Objection to form. 11:46 MR. NOVIKOFF: Objection to form. 11:46 Ocean Beach? 11:45 A. No. 11:46 MR. NOVIKOFF: Objection to form. 11:46 Do you know where George Hesse 11:46
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	worked. 11:44 Q. Did you work at Ocean Beach in 2005, 11:44 the year before that meeting? 11:44 MR. NOVIKOFF: The season; right? 11:44 MR. NOVIKOFF: You already asked 11:44 that question, so I am going to object on 11:44 it being asked and answered, but you can go 11:44 ahead. 11:44 A. I can't recall right now. 11:44 Q. Do you know whether Pat Cherry ever 11:44 had any positions at Ocean Beach other than 11:44 A. Senior or junior Pat Cherry? 11:44 A. Senior or junior Pat Cherry? 11:44 Q. What about Pat Cherry Junior, do you 11:44 know if he ever had any positions at the OBPD? 11:44 A. Yes, he was a dockmaster for a time. 11:44 Actually, when I was a dockmaster he was a 11:44 New York City Police Department. 11:44	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Moran A. Yes. 11:45 Q. And who do you know him to be? 11:45 A. He was a dockmaster when I was 11:45 dockmaster and then he went to the academy, became a cop with the Village for a while and 11:45 he became full-time and at the present time he 11:45 is with Nassau County PD. 11:45 Q. Do you know in what city or Village 11:45 Paul Trosko lived at the time he was a 11:45 Do you know if Paul Trosko currently 11:45 A. I don't no idea. 11:45 Q. Do you know if Paul Trosko has ever 11:45 Ived in Ocean Beach? 11:45 MR. NOVIKOFF: Objection to the 11:45 Q. Do you know if George Hesse lives in 11:45 Q. Do you know if George Hesse lives in 11:45 A. No. 11:46 MR. NOVIKOFF: Objection to form. 11:46

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1	Moran	1	Moran
2	A. I know he is in Suffolk, Suffolk 11:46	2	already asked for a space in the transcript 11:47
3	County. West Islip, I believe. 11:46	3	and if he recalls, so which one is it, Ari? 11:47
4	Q. Do you know whether George Hesse 11:46	4	MR. GRAFF: Both a space in the 11:47
5	ever lived in Ocean Beach? 11:46	5	transcript, but there is these specific 11:47
6	MR. NOVIKOFF: Objection to form. 11:46	6	names that I would like to confirm with 11:47
7	A. I can't recall, no. 11:46	7	him. 11:47
8	Q. Do you know somebody by the name of 11:46		MR. NOVIKOFF: Objection. 11:47
9	Marissa Wykoff? 11:46	9	A. I can't recall. 11:47
10	A. Yes. 11:46	10	Q. You mentioned a moment ago that you 11:47
11	Q. And who do you know her to be? 11:46	11	grew up in Ocean Beach? 11:47
12	A. She I grew up with her at the 11:46	12	A. Yes, sir. 11:47
13	beach and she also was a dispatcher too when I 11:46	13	Q. Is that where your parents live? 11:47
14	was a dockmaster. She now works for the New 11:46	14	A. Yes, well, for the season. 11:47
15	York City Police Department. 11:46	15	Q. And would you only when you were 11:47
16	Q. Do you recall if Pat cherry was one 11:46	16	growing up, would you live in Ocean Beach only 11:47
17	of the people who was outside of the boathouse 11:46	17	for the summer season? 11:47
18	at the time that the plaintiffs went in at the 11:46	18	A. Correct. 11:47
19	April 2nd, 2006 meeting? 11:46	19	Q. Where would you live 11:47
20	MR. NOVIKOFF: Objection. Asked and 11:46	20	A. In Westchester. 11:47
21	answered. 11:46	21	Q. And when you would live in Ocean 11:47
22	A. No, I can't recall that. 11:47	22	Beach for the summer season, would your parents 11:47
23	Q. Do you know if Paul Trosko was one 11:47	23	work at Ocean Beach? 11:47
24	of the people who was there at that time? 11:47	24	A. No. 11:47
25	MR. NOVIKOFF: Same objection. You 11:47	25	Q. Have either of your parents ever 11:47
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1	Moran	1	Moran
2	worked in Ocean Beach? 11:48	2	Q. And did he run in an election after 11:48
3	A. My dad used to be a trustee. 11:48	3	being elected the first time? 11:49
4	Q. And what is his name? 11:48	4	A. Oh, for a second time? 11:49
5	A. John. 11:48	5	Q. Yes. 11:49 A. No. 11:49
6 7	Q. John Moran? 11:48	6	A. No. 11:49 Q. And was Marissa Wykoff when you were 11:49
8	A. Moran. 11:48	/	
	O And drawing relating and of time areas 11.49	0	
	Q. And during what period of time was 11:48	8	growing up also a seasonal resident? 11:49
9	he a trustee? 11:48	9	growing up also a seasonal resident? 11:49 A. She lived there year round. 11:49
9 10	he a trustee? 11:48 A. '90 to 1992. 11:48	9 10	A. She lived there year round. 11:49 Q. And do you know if her parents held 11:49
9 10 11	he a trustee? 11:48 A. '90 to 1992. 11:48 Q. Did you work in Ocean Beach at that 11:48	9 10 11	A. She lived there year round. 11:49 Q. And do you know if her parents held 11:49 any employment at Ocean Beach? 11:49
9 10 11 12	he a trustee? 11:48 A. '90 to 1992. 11:48 Q. Did you work in Ocean Beach at that 11:48 time? 11:48	9 10 11 12	A. She lived there year round. 11:49 Q. And do you know if her parents held 11:49 any employment at Ocean Beach? 11:49 A. Her mom is a the post master and 11:49
9 10 11 12 13	he a trustee? 11:48 A. '90 to 1992. 11:48 Q. Did you work in Ocean Beach at that 11:48 time? 11:48 A. Did I? Yes. 11:48	9 10 11	A. She lived there year round. 11:49 Q. And do you know if her parents held 11:49 any employment at Ocean Beach? 11:49 A. Her mom is a the post master and 11:49 her dad works for the school as a teacher. 11:49
9 10 11 12 13 14	he a trustee? 11:48 A. '90 to 1992. 11:48 Q. Did you work in Ocean Beach at that 11:48 time? 11:48 A. Did I? Yes. 11:48 Q. What position did you have? 11:48	9 10 11 12 13 14	A. She lived there year round. 11:49 Q. And do you know if her parents held 11:49 any employment at Ocean Beach? 11:49 A. Her mom is a the post master and 11:49 her dad works for the school as a teacher. 11:49 Q. And what's her mom's name? 11:49
9 10 11 12 13	he a trustee? 11:48 A. '90 to 1992. 11:48 Q. Did you work in Ocean Beach at that 11:48 time? 11:48 A. Did I? Yes. 11:48 Q. What position did you have? 11:48 A. I really can't recall. 11:48	9 10 11 12 13	A. She lived there year round. 11:49 Q. And do you know if her parents held 11:49 any employment at Ocean Beach? 11:49 A. Her mom is a the post master and 11:49 her dad works for the school as a teacher. 11:49 Q. And what's her mom's name? 11:49 A. Dale Wykoff. 11:49
9 10 11 12 13 14 15	he a trustee? 11:48 A. '90 to 1992. 11:48 Q. Did you work in Ocean Beach at that 11:48 time? 11:48 A. Did I? Yes. 11:48 Q. What position did you have? 11:48 A. I really can't recall. 11:48 Q. Do you recall if your father, 11:48	9 10 11 12 13 14 15 16	A. She lived there year round. 11:49 Q. And do you know if her parents held 11:49 any employment at Ocean Beach? 11:49 A. Her mom is a the post master and 11:49 her dad works for the school as a teacher. 11:49 Q. And what's her mom's name? 11:49
9 10 11 12 13 14 15 16	he a trustee? A. '90 to 1992. 11:48 Q. Did you work in Ocean Beach at that 11:48 time? 11:48 A. Did I? Yes. 11:48 Q. What position did you have? 11:48 A. I really can't recall. 11:48 Q. Do you recall if your father, 11:48 Mr. John Moran, was elected to serve as a 11:48	9 10 11 12 13 14 15 16	A. She lived there year round. 11:49 Q. And do you know if her parents held 11:49 any employment at Ocean Beach? 11:49 A. Her mom is a the post master and 11:49 her dad works for the school as a teacher. 11:49 Q. And what's her mom's name? 11:49 A. Dale Wykoff. 11:49 Q. D-A-L-E? 11:49 A. Yes. 11:49
9 10 11 12 13 14 15 16 17	he a trustee? 11:48 A. '90 to 1992. 11:48 Q. Did you work in Ocean Beach at that 11:48 time? 11:48 A. Did I? Yes. 11:48 Q. What position did you have? 11:48 A. I really can't recall. 11:48 Q. Do you recall if your father, 11:48	9 10 11 12 13 14 15 16 17	A. She lived there year round. 11:49 Q. And do you know if her parents held 11:49 any employment at Ocean Beach? 11:49 A. Her mom is a the post master and 11:49 her dad works for the school as a teacher. 11:49 Q. And what's her mom's name? 11:49 A. Dale Wykoff. 11:49 Q. D-A-L-E? 11:49 A. Yes. 11:49
9 10 11 12 13 14 15 16 17	he a trustee? A. '90 to 1992. Did you work in Ocean Beach at that 11:48 time? 11:48 A. Did I? Yes. 11:48 A. Did I? Yes. 11:48 A. I really can't recall. Do you recall if your father, 11:48 Mr. John Moran, was elected to serve as a 11:48 trustee? 11:48	9 10 11 12 13 14 15 16 17 18	A. She lived there year round. 11:49 Q. And do you know if her parents held 11:49 any employment at Ocean Beach? 11:49 A. Her mom is a the post master and 11:49 her dad works for the school as a teacher. 11:49 Q. And what's her mom's name? 11:49 A. Dale Wykoff. 11:49 Q. D-A-L-E? 11:49 A. Yes. 11:49 Q. And her father's name? 11:49
9 10 11 12 13 14 15 16 17 18	he a trustee? 11:48 A. '90 to 1992. 11:48 Q. Did you work in Ocean Beach at that 11:48 time? 11:48 A. Did I? Yes. 11:48 Q. What position did you have? 11:48 A. I really can't recall. 11:48 Q. Do you recall if your father, 11:48 Mr. John Moran, was elected to serve as a 11:48 trustee? 11:48 A. Yes. 11:48	9 10 11 12 13 14 15 16 17 18 19	A. She lived there year round. 11:49 Q. And do you know if her parents held 11:49 any employment at Ocean Beach? 11:49 A. Her mom is a the post master and 11:49 her dad works for the school as a teacher. 11:49 Q. And what's her mom's name? 11:49 A. Dale Wykoff. 11:49 Q. D-A-L-E? 11:49 A. Yes. 11:49 Q. And her father's name? 11:49 A. Doug. 11:49
9 10 11 12 13 14 15 16 17 18 19	he a trustee? 11:48 A. '90 to 1992. 11:48 Q. Did you work in Ocean Beach at that 11:48 time? 11:48 A. Did I? Yes. 11:48 Q. What position did you have? 11:48 A. I really can't recall. 11:48 Q. Do you recall if your father, 11:48 Mr. John Moran, was elected to serve as a 11:48 trustee? 11:48 A. Yes. 11:48 Q. Do you recall if he ran against 11:48	9 10 11 12 13 14 15 16 17 18 19 20	growing up also a seasonal resident? 11:49 A. She lived there year round. 11:49 Q. And do you know if her parents held 11:49 any employment at Ocean Beach? 11:49 A. Her mom is a the post master and her dad works for the school as a teacher. 11:49 Q. And what's her mom's name? 11:49 A. Dale Wykoff. 11:49 Q. D-A-L-E? 11:49 A. Yes. 11:49 Q. And her father's name? 11:49 A. Doug. 11:49 Q. Doug Wykoff? 11:49
9 10 11 12 13 14 15 16 17 18 19 20 21	he a trustee? 11:48 A. '90 to 1992. 11:48 Q. Did you work in Ocean Beach at that 11:48 time? 11:48 A. Did I? Yes. 11:48 Q. What position did you have? 11:48 A. I really can't recall. 11:48 Q. Do you recall if your father, 11:48 Mr. John Moran, was elected to serve as a 11:48 trustee? 11:48 A. Yes. 11:48 Q. Do you recall if he ran against 11:48 anyone? 11:48	9 10 11 12 13 14 15 16 17 18 19 20	A. She lived there year round. 11:49 Q. And do you know if her parents held 11:49 any employment at Ocean Beach? 11:49 A. Her mom is a the post master and 11:49 her dad works for the school as a teacher. 11:49 Q. And what's her mom's name? 11:49 A. Dale Wykoff. 11:49 Q. D-A-L-E? 11:49 A. Yes. 11:49 Q. And her father's name? 11:49 A. Doug. 11:49 Q. Doug Wykoff? 11:49 A. Yes. 11:49
9 10 11 12 13 14 15 16 17 18 19 20 21 22	he a trustee? A. '90 to 1992. Did you work in Ocean Beach at that 11:48 time? 11:48 A. Did I? Yes. 11:48 A. Did I? Yes. 11:48 A. I really can't recall. Do you recall if your father, 11:48 Mr. John Moran, was elected to serve as a 11:48 trustee? 11:48 A. Yes. Do you recall if he ran against 11:48 anyone? 11:48 A. I know he did, but I forgot who ran. 11:48	9 10 11 12 13 14 15 16 17 18 19 20 21	A. She lived there year round. 11:49 Q. And do you know if her parents held 11:49 any employment at Ocean Beach? 11:49 A. Her mom is a the post master and 11:49 her dad works for the school as a teacher. 11:49 Q. And what's her mom's name? 11:49 A. Dale Wykoff. 11:49 Q. D-A-L-E? 11:49 A. Yes. 11:49 Q. And her father's name? 11:49 A. Doug. 11:49 Q. Doug Wykoff? 11:49 A. Yes. 11:49 Q. When did you first meet Kevin Lamm? 11:49
9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	he a trustee? A. '90 to 1992. Did you work in Ocean Beach at that 11:48 time? 11:48 A. Did I? Yes. 11:48 A. Did I? Yes. 11:48 A. I really can't recall. 11:48 Q. Do you recall if your father, 11:48 Mr. John Moran, was elected to serve as a 11:48 trustee? 11:48 A. Yes. 11:48 Q. Do you recall if he ran against 11:48 anyone? 11:48 A. I know he did, but I forgot who ran. 11:48 He ran in the election, but I forgot who 11:48	9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. She lived there year round. 11:49 Q. And do you know if her parents held 11:49 A. Her mom is a the post master and 11:49 her dad works for the school as a teacher. 11:49 Q. And what's her mom's name? 11:49 A. Dale Wykoff. 11:49 Q. D-A-L-E? 11:49 A. Yes. 11:49 Q. And her father's name? 11:49 A. Doug. 11:49 A. Doug. 11:49 Q. Doug Wykoff? 11:49 A. Yes. 11:49 A. Yes. 11:49 A. Back in when I first started as a 11:49

	75	25	
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1	Moran	1	Moran
2	or 11:50	2	first meet him? 11:50
3	A. No. 11:50	3	A. When I was a dockmaster. 11:50
4	MR. NOVIKOFF: Let him finish the 11:50	4	Q. Did you ever have any conflicts with 11:50
5	question. 11:50	5	Tom Snyder? 11:51
6	Q. Conflicts or other problems with 11:50	6	A. No. 11:51
7	Kevin Lamm? 11:50	7	Q. What about Ed Carter, when did you 11:51
8	MR. NOVIKOFF: Objection to form. 11:50	8	first meet him? 11:51
9	A. No. 11:50	9	A. Same, when I was a dockmaster. 11:51
10	Q. When did you first meet Frank 11:50	10	Q. Did you ever have any conflicts with 11:51
11	Fiorillo, who is here today? 11:50	11	Ed Carter? 11:51
12	A. His first summer working for the 11:50	12	A. No. 11:51
13	Village. 11:50	13	Q. Do you know whether Kevin did 11:51
14	Q. Did you ever have any conflicts with 11:50	14	anyone ever communicate to you that Kevin Lamm 11:51
15	Mr. Fiorillo? 11:50	15	had conflicts with anyone else at the Ocean 11:51
16	MR. NOVIKOFF: Same objection. 11:50	16	Beach Police Department? 11:51
17	A. No. 11:50	17	MR. NOVIKOFF: Objection to form. 11:51
18	Q. When did you first meet Joe Nofi? 11:50	18	You can answer. 11:51
19	A. His first summer working with the 11:50	19	A. Conflicts as in can you rephrase 11:51
20	Village when I was dock master. 11:50	20	the question. 11:51
21	Q. Did you ever have any conflicts with 11:50	21	Q. Well, what do you understand the 11:51
22	Joe Nofi? 11:50	22	word "conflicts" to mean? 11:51
23	MR. NOVIKOFF: Objection. 11:50	23	A. You mean conflicts with other 11:51
24	A. No. 11:50	24	officers or conflicts in general? 11:51
25	Q. What about Tom Snyder, when did you 11:50	25	Q. Conflicts with other officers. 11:51
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1	Moran	1	Moran
2	A. No, not to my knowledge. 11:51	2	A. No. 11:52
3	Q. What about conflicts in general 11:51	3	Q. And Tom Snyder, did anyone ever 11:52
4	between Kevin Lamm and others? 11:51	4	communicate to you that he had conflicts with 11:52
5	A. No. 11:51	5	any other officers at Ocean Beach? 11:52
6	Q. What about Frank Fiorillo, did 11:51	6	MR. NOVIKOFF: Objection. 11:52
7	anyone ever communicate to you that he had 11:51		A. No. 11:52
8	conflicts with other officers or that other 11:51	8	Q. And as far as conflicts in general 11:52
9	officers had conflicts with him? 11:52	9	involving Tom Snyder, has anyone ever 11:52
10	MR. NOVIKOFF: Note my objection. 11:52	10	communicated anything of that nature to you? 11:52
11	A. No. 11:52	11	MR. NOVIKOFF: Objection. 11:52
12	Q. What about conflicts in general 11:52	12	A. No. 11:52
13	involving Mr. Fiorillo? 11:52	13	Q. And finally Ed Carter, did anyone 11:52
14	MR. NOVIKOFF: Note my objection. 11:52	14	ever communicate to you that he had conflicts 11:52
15	A. No. 11:52	15	with other officers? 11:52
16 17	Q. And Joe Nofi, did anyone ever 11:52 communicate to you that other officers had 11:52	16 17	MR. NOVIKOFF: Objection. 11:52 A. No. 11:52
18	communicate to you that other officers had conflicts with Joe? 11:52	18	
		19	Q. And what about conflicts in general? 11:52 A. No. 11:53
19 20	MR. NOVIKOFF: Note my objection. 11:52 A. No. 11:52	20	Q. Did anyone ever communicate to you 11:53
21	Q. What about other people generally, 11:52	21	that Richie Bosetti had conflicts with anyone 11:53
22	not just officers, did anyone ever communicate 11:52		in general? 11:53
23	to you that Joe Nofi had conflicts with anyone 11:52	23	MR. NOVIKOFF: Objection. 11:53
24	in general? 11:52	24	A. No. 11:53
25	MR. NOVIKOFF: Note my objection. 11:52	25	Q. And did anyone ever communicate to 11:53
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1	Moran	1	Moran
2	you that Gary Bosetti had conflicts with anyone 11:53		A. Police Department dockmaster would 11:54
3	in general? 11:53	3	have the marina set up as like two marinas, 11:54
4	MR. NOVIKOFF: Objection. 11:53	4	east and a west, so the Police Department 11:54
5	A. No. 11:53	5	dockmaster would basically for the seasonal 11:54
6	Q. Do you know who Ty Bacon is? 11:53	6	slip, only homeowners' boats, would patrol that 11:54
7	A. Yes. 11:53	7	area, make sure there is no vandalism on those 11:54
8	Q. Who do you know him to be? 11:53	8	boats. What a Village dock master does is they 11:54
9	A. He is a police officer with the 11:53	9	have slip rentals, daily and weekly, so what 11:54
10	Ocean Beach Police Department. 11:53	10	the Village dock master would do is basically 11:54
11	Q. When did you first meet Ty Bacon? 11:53	11	dock boats per day and then take you know, 11:54
12	A. When I was a dockmaster. 11:53	12	give them receipts and collect money for the 11:54
13	Q. Did anyone ever communicate to you 11:53	13	slip rentals. 11:55
14	that Ty Bacon had conflicts with anyone else at 11:53	14	Q. Did you ever work as a fire marshal 11:55
15	the OBPD? 11:53	15	at Ocean Beach? 11:55
16	MR. NOVIKOFF: Objection. 11:53	16	A. No. 11:55
17	A. No. 11:53	17	Q. Did you ever apply to work as a fire 11:55
18	Q. Did you ever apply for any other 11:53	18	marshal at Ocean Beach? 11:55
19	positions at Ocean Beach other than beach 11:53	19	A. I sent my resume in to Mayor 11:55
20	cleaner, dockmaster or dispatcher? 11:54	20	Loeffler at one point for if there was any 11:55
21	A. I was a Village dockmaster for at 11:54	21	positions for fire marshal. 11:55
22	one point in time with the Village. 11:54	22	Q. Who was your supervisor as Village 11:55
23	Q. What's the difference, if you could 11:54	23	dockmaster? 11:55
24	explain, between the dockmaster and a Village 11:54	24	MR. NOVIKOFF: Objection to form. 11:55
25	dockmaster? 11:54	25	A. Kerry Rabino. 11:55
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	D 50		
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1	Moran	1	Moran
2	Q. Did you ever learn from any source 11:55	2	A. I have no idea. 11:56
3	if there were any problems at the Ocean Beach 11:56	3	Q. As dispatcher do you have a Civil 11:56
4	department as far as Civil Service issues? 11:56	4	Service classification that you are aware of? 11:56
5	MR. NOVIKOFF: Objection to form. 11:56	5	A. No, not that I can recall. 11:56
6	A. No. 11:56	6	Q. What is your current position other 11:57
7	Q. Do you know who, if anyone, at Ocean 11:56	7	than dockmaster if you have one?
8	D. I.D.P. D	١ ،	than dockmaster, if you have one? 11:57
9	Beach Police Department was responsible for 11:56	8	MR. NOVIKOFF: Wait a minute. 11:57
1.0	Civil Service matters for police officers? 11:56	9	MR. NOVIKOFF: Wait a minute. 11:57 Position at Ocean Beach? 11:57
10	Civil Service matters for police officers? 11:56 MR. NOVIKOFF: Objection to form. 11:56	9 10	MR. NOVIKOFF: Wait a minute. 11:57 Position at Ocean Beach? 11:57 MR. GRAFF: No. 11:57
11	Civil Service matters for police officers? 11:56 MR. NOVIKOFF: Objection to form. 11:56 Foundation. 11:56	9 10 11	MR. NOVIKOFF: Wait a minute. 11:57 Position at Ocean Beach? 11:57 MR. GRAFF: No. 11:57 Q. Other than dockmaster, do you have 11:57
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	75	27	
	Page 74		Page 75
1	Moran	1	Moran
2	Q. And how long have you held that 11:57	2	A. This season, eight hours usually on 11:58
3	position? 11:57	3	a Saturday. 11:58
4	A. I have been with the department a 11:57	4	Q. So only one day a week? 11:58
5	total of six years. 11:57	5	A. One day a week. 11:58
6	Q. And during the summer seasons, like 11:57	6	Q. And what about the 2006 season? 11:58
7	this season you are working at Ocean Beach, do 11:57	7	A. One day a week. 11:58
8	you still work as a fire inspector? 11:57	8	MR. GRAFF: I am going to ask the 11:58
9	A. Yes. 11:57	9	court reporter to mark as Exhibit Moran 2, 11:58
10	Q. Is your position with the Fire 11:57	10	which is, I believe, the cover letter and 11:58
11	Department a part-time position? 11:57	11	resume that you sent to Mayor Loeffler, a 11:58
12	A. Full-time. 11:57	12	two-page document bearing Bates numbers 11:58
13	Q. Do you continue to work full-time 11:57	13	6307 to 6308. 11:59
14	hours during the summer season when you are 11:57		(Moran Exhibit 2, letter dated 11:59
15	also at Ocean Beach? 11:58	15	August 21, 2006, Bates stamped 6307 and 11:59
16	A. Yes. 11:58	16	6308, marked for identification.) 11:59
17	Q. Is your position as dispatcher at 11:58	17	Q. Mr. Moran, when your counsel has had 11:59
18	Ocean Beach a part-time position? 11:58	18	a chance to review his copy and the marked copy 11:59
19 20	MR. NOVIKOFF: Objection. 11:58 A. Seasonal. 11:58	19 20	of the exhibit, if you could please take a 11:59 moment to look at the document and tell me if 11:59
21	Q. During the season as dispatcher, how 11:58	21	you recognize it. 11:59
22	many hours do you work in a week? 11:58	22	A. Can I take two minutes to go to the 11:59
23	MR. NOVIKOFF: Objection. Time 11:58	23	bathroom. 11:59
24	frame. This season, last season? 11:58	24	MR. GRAFF: Yes, let's take a brief 11:59
25	Q. Let's talk this season. 11:58	25	break. 11:59
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	150 Reporting World Wide (077) 702 7500		136 Reporting Worldwide (677) 762 3566
	Page 76		Page 77
1		1	
1 2	Moran	1 2	Moran
	Moran		Moran
2	Moran (Recess was taken from 11:59 to 11:59	2	Moran at the bottom, there is a typewritten 12:08
2 3	Moran (Recess was taken from 11:59 to 11:59 12:07.) 11:59	2 3	Moran at the bottom, there is a typewritten 12:08 signature. 12:08
2 3 4	Moran (Recess was taken from 11:59 to 11:59 12:07.) 11:59 MR. NOVIKOFF: You want the witness 12:07	2 3 4	Moran at the bottom, there is a typewritten signature. 12:08 A. Yes. 12:08
2 3 4 5	Moran (Recess was taken from 11:59 to 11:59 12:07.) 11:59 MR. NOVIKOFF: You want the witness 12:07 to look at Moran Exhibit 2 to see if he 12:07	2 3 4 5	Moran at the bottom, there is a typewritten signature. A. Yes. MR. NOVIKOFF: It's a typed name. 12:08
2 3 4 5 6 7 8	Moran (Recess was taken from 11:59 to 11:59 12:07.) 11:59 MR. NOVIKOFF: You want the witness 12:07 to look at Moran Exhibit 2 to see if he 12:07 recognizes it? 12:07 MR. GRAFF: Yes, both pages, please. 12:07 (Document review.) 12:07	2 3 4 5 6 7 8	Moran at the bottom, there is a typewritten signature. A. Yes. MR. NOVIKOFF: It's a typed name. There is no signature on the document. MR. GRAFF: Yes. A. This document, no. 12:08
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2 3 4 5 6 7 8 9 10 11	Moran (Recess was taken from 11:59 to 11:59 12:07.) 11:59 MR. NOVIKOFF: You want the witness 12:07 to look at Moran Exhibit 2 to see if he 12:07 recognizes it? 12:07 MR. GRAFF: Yes, both pages, please. 12:07 (Document review.) 12:07 A. Okay. 12:07 Q. And do you recognize the document? 12:07 A. Yes. 12:07 Q. What is the first page of the 12:07	2 3 4 5 6 7 8 9 10 11 12	Moran at the bottom, there is a typewritten signature. A. Yes. MR. NOVIKOFF: It's a typed name. There is no signature on the document. MR. GRAFF: Yes. A. This document, no. Q. On what computer did you type this first page? A. My own computer. 12:08 A. My own computer. 12:08 12:08 12:08 12:08 12:08
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2 3 4 5 6 7 8 9 10 11 12 13 14	Moran (Recess was taken from 11:59 to 11:59 12:07.) 11:59 MR. NOVIKOFF: You want the witness 12:07 to look at Moran Exhibit 2 to see if he 12:07 recognizes it? 12:07 MR. GRAFF: Yes, both pages, please. 12:07 (Document review.) 12:07 A. Okay. 12:07 Q. And do you recognize the document? 12:07 A. Yes. 12:07 Q. What is the first page of the 12:07 document? 12:07 A. Cover letter to Mayor Loeffler for 12:07	2 3 4 5 6 7 8 9 10 11 12 13	Moran at the bottom, there is a typewritten signature. A. Yes. MR. NOVIKOFF: It's a typed name. There is no signature on the document. MR. GRAFF: Yes. A. This document, no. Con what computer did you type this first page? A. My own computer. A. My own computer. Q. And is your home address the address A. Yes. 12:08 A. Yes.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Moran (Recess was taken from 11:59 to 11:59 12:07.) 11:59 MR. NOVIKOFF: You want the witness 12:07 to look at Moran Exhibit 2 to see if he 12:07 recognizes it? 12:07 MR. GRAFF: Yes, both pages, please. 12:07 (Document review.) 12:07 A. Okay. 12:07 Q. And do you recognize the document? 12:07 A. Yes. 12:07 Q. What is the first page of the 12:07 document? 12:07 A. Cover letter to Mayor Loeffler for 12:07 the position of fire marshal. 12:07 Q. And what is the second page of the 12:07 document? 12:07	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Moran at the bottom, there is a typewritten signature. A. Yes. 12:08 MR. NOVIKOFF: It's a typed name. 12:08 There is no signature on the document. MR. GRAFF: Yes. 12:08 A. This document, no. 12:08 Q. On what computer did you type this first page? 12:08 A. My own computer. 12:08 Q. And is your home address the address 12:08 A. Yes. 12:08
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Moran (Recess was taken from 11:59 to 11:59 12:07.) 11:59 MR. NOVIKOFF: You want the witness 12:07 to look at Moran Exhibit 2 to see if he 12:07 recognizes it? 12:07 MR. GRAFF: Yes, both pages, please. 12:07 (Document review.) 12:07 A. Okay. 12:07 Q. And do you recognize the document? 12:07 A. Yes. 12:07 Q. What is the first page of the 12:07 document? 12:07 A. Cover letter to Mayor Loeffler for 12:07 the position of fire marshal. 12:07 Q. And what is the second page of the 12:07 document? 12:08 A. A copy of my resume. 12:08 Q. Did you draft the first page of the 12:08	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Moran at the bottom, there is a typewritten signature. A. Yes. MR. NOVIKOFF: It's a typed name. There is no signature on the document. MR. GRAFF: Yes. A. This document, no. Con what computer did you type this first page? A. My own computer. A. My own computer. Q. And is your home address the address A. Yes. Q. Did you ever receive any response from Mayor Loeffler after sending this document? A. Yes. A. Yes. 12:08
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Moran (Recess was taken from 11:59 to 11:59 12:07.) 11:59 MR. NOVIKOFF: You want the witness 12:07 to look at Moran Exhibit 2 to see if he 12:07 recognizes it? 12:07 MR. GRAFF: Yes, both pages, please. 12:07 (Document review.) 12:07 A. Okay. 12:07 Q. And do you recognize the document? 12:07 A. Yes. 12:07 Q. What is the first page of the 12:07 document? 12:07 A. Cover letter to Mayor Loeffler for 12:07 the position of fire marshal. 12:07 Q. And what is the second page of the 12:07 document? 12:08 A. A copy of my resume. 12:08 Q. Did you draft the first page of the 12:08 document? 12:08	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Moran at the bottom, there is a typewritten signature. A. Yes. MR. NOVIKOFF: It's a typed name. There is no signature on the document. MR. GRAFF: Yes. A. This document, no. Q. On what computer did you type this first page? A. My own computer. Q. And is your home address the address A. Yes. 12:08
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Moran (Recess was taken from 11:59 to 11:59 12:07.) 11:59 MR. NOVIKOFF: You want the witness 12:07 to look at Moran Exhibit 2 to see if he 12:07 recognizes it? 12:07 MR. GRAFF: Yes, both pages, please. 12:07 (Document review.) 12:07 A. Okay. 12:07 Q. And do you recognize the document? 12:07 A. Yes. 12:07 Q. What is the first page of the 12:07 document? 12:07 A. Cover letter to Mayor Loeffler for 12:07 the position of fire marshal. 12:07 Q. And what is the second page of the 12:07 document? 12:08 A. A copy of my resume. 12:08 Q. Did you draft the first page of the 12:08 document? 12:08 A. Yes. 12:08	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Moran at the bottom, there is a typewritten signature. A. Yes. MR. NOVIKOFF: It's a typed name. There is no signature on the document. MR. GRAFF: Yes. A. This document, no. 12:08 A. This document, no. 12:08 Q. On what computer did you type this first page? A. My own computer. Q. And is your home address the address 12:08 A. Yes. 12:08
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Moran (Recess was taken from 11:59 to 11:59 12:07.) 11:59 MR. NOVIKOFF: You want the witness 12:07 to look at Moran Exhibit 2 to see if he 12:07 recognizes it? 12:07 MR. GRAFF: Yes, both pages, please. 12:07 (Document review.) 12:07 A. Okay. 12:07 Q. And do you recognize the document? 12:07 A. Yes. 12:07 Q. What is the first page of the 12:07 document? 12:07 A. Cover letter to Mayor Loeffler for 12:07 the position of fire marshal. 12:07 Q. And what is the second page of the 12:07 document? 12:08 A. A copy of my resume. 12:08 Q. Did you draft the first page of the 12:08 document? 12:08 A. Yes. 12:08 Q. Did you draft the second page? 12:08	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Moran at the bottom, there is a typewritten signature. A. Yes. 12:08 MR. NOVIKOFF: It's a typed name. 12:08 There is no signature on the document. 12:08 MR. GRAFF: Yes. 12:08 A. This document, no. 12:08 Q. On what computer did you type this 12:08 A. My own computer. 12:08 A. My own computer. 12:08 Q. And is your home address the address 12:08 Isted in the top right-hand corner? 12:08 A. Yes. 12:08 Q. Did you ever receive any response 12:08 from Mayor Loeffler after sending this document? 12:08 A. Yes. 12:08 Q. And how did he respond? 12:08 A. Via telephone. 12:08 Q. And what did he say to you when he 12:08 called? 12:08
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Moran (Recess was taken from 11:59 to 11:59 12:07.) 11:59 MR. NOVIKOFF: You want the witness 12:07 to look at Moran Exhibit 2 to see if he 12:07 recognizes it? 12:07 MR. GRAFF: Yes, both pages, please. 12:07 (Document review.) 12:07 A. Okay. 12:07 Q. And do you recognize the document? 12:07 A. Yes. 12:07 Q. What is the first page of the 12:07 document? 12:07 A. Cover letter to Mayor Loeffler for 12:07 the position of fire marshal. 12:07 Q. And what is the second page of the 12:07 document? 12:08 A. A copy of my resume. 12:08 Q. Did you draft the first page of the 12:08 document? 12:08 A. Yes. 12:08	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Moran at the bottom, there is a typewritten signature. A. Yes. MR. NOVIKOFF: It's a typed name. There is no signature on the document. MR. GRAFF: Yes. A. This document, no. Con what computer did you type this First page? A. My own computer. A. My own computer. Con And is your home address the address A. Yes. Did you ever receive any response from Mayor Loeffler after sending this document? A. Yes. A. Yes. A. Yes. A. Yes. 12:08 A. Yes. 12:08
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Moran (Recess was taken from 11:59 to 11:59 12:07.) 11:59 MR. NOVIKOFF: You want the witness 12:07 to look at Moran Exhibit 2 to see if he 12:07 recognizes it? 12:07 MR. GRAFF: Yes, both pages, please. 12:07 (Document review.) 12:07 A. Okay. 12:07 Q. And do you recognize the document? 12:07 A. Yes. 12:07 Q. What is the first page of the 12:07 document? 12:07 A. Cover letter to Mayor Loeffler for 12:07 the position of fire marshal. 12:07 Q. And what is the second page of the 12:07 document? 12:08 A. A copy of my resume. 12:08 Q. Did you draft the first page of the 12:08 document? 12:08 A. Yes. 12:08 Q. Did you draft the second page? 12:08 A. Yes. 12:08 Q. Did you ever sign a version of the 12:08	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Moran at the bottom, there is a typewritten signature. A. Yes. MR. NOVIKOFF: It's a typed name. There is no signature on the document. MR. GRAFF: Yes. A. This document, no. Q. On what computer did you type this first page? A. My own computer. Q. And is your home address the address A. Yes. Q. Did you ever receive any response from Mayor Loeffler after sending this document? A. Yes. Q. And how did he respond? A. Via telephone. Q. And what did he say to you when he called? A. He said that the position what he 12:09 A. He said that I had in mind were two 12:09 A. He said that I had in mind were two 12:09

	Page 78		Page 79
1	Moran	1	Moran
2	they actually hired a person full-time to do 12:09	2	two pages that are marked as Moran 2, did you 12:10
3	the same fire marshal, building inspector, 12:09	3	make any changes to the copy that you already 12:10
4	because it would be too much work. For what he 12:09	4	had of the second page? 12:10
5	wanted to do and what I could do would be too 12:09	5	A. No. 12:10
6	much work for a part-time position. 12:09	6	Q. And if you could take a moment to 12:10
7	Q. And did you agree with his 12:09	7	look specifically at the second page, your 12:10
8	explanation of that? 12:09	8	resume, when you drafted this did you intend it 12:10
9	A. Yes. That was fine. 12:09	9	to be an accurate statement of what it was 12:10
10	Q. On the second page of the document, 12:09	10	setting forth? 12:10
11	at what computer did you create the second 12:09	11	MR. NOVIKOFF: Objection. 12:10
12	page? 12:09	12	A. Yes. 12:10
13	A. My house. My laptop. 12:09	13	Q. And as you sit here today, is it 12:10
14	Q. And did you create the second page 12:09	14	accurate as best you can determine? 12:10
15	specifically in connection with the fire 12:09	15	MR. NOVIKOFF: Objection. 12:10
16	marshal position at Ocean Beach? 12:09	16	A. Yes. 12:10
17	A. No. 12:09	17	Q. Are there any things, any items on 12:10
18	Q. When did you first create the 12:09	18	the resume that are not accurate? 12:11
19	document? 12:09	19	MR. NOVIKOFF: Objection. Asked and 12:11
20	A. I can't recall when. 12:09	20	answered. If you need to look at the whole 12:11
21	Q. Did you update the document at all 12:10	21	thing, go ahead. 12:11
22	in connection with the copy that you sent with 12:10		A. No. 12:11
23	this cover letter on August 21, '06? 12:10	23	MR. NOVIKOFF: The question you 12:11
24		24	asked him was is there anything that is on 12:11
25		25	this resume that is inaccurate; right? 12:11
23		43	_
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	Page 80		Page 81
1	Moran	1	Moran
2	MR. GRAFF: Yes. 12:11	2	there was occasions when someone asked him 12:12
3	MR. NOVIKOFF: Okay. The answer was 12:11	3	to be a dispatcher. 12:12
4	no. 12:11	4	MR. GRAFF: Right. I am asking if 12:12
5	Q. If you would look the second bolded 12:11	5	on those occasions he exercised these 12:12
6	section in experience, 2006 to present, 12:11	6	duties. 12:12
7	dispatcher? 12:11	7	MR. NOVIKOFF: Now I understand. So 12:12
8	A. Yes. 12:11	8	the question is when you were a dockmaster, 12:12
9	Q. And in the description the last full 12:11	9	on those occasions that you were asked to 12:12
10	sentence states "using a computer to conduct 12:11	10	be a dispatcher, did you exercise any of 12:12
11	data entry, which include incident reports, 12:11	11	the tasks that are reflected in the resume. 12:12
12	summonses issued and obtain registration and 12:11	12	A. Yes. 12:12
13	warrant information." Is that an accurate 12:11	13	Q. Is there a second page of this 12:12
14	statement of your duties as a dispatcher? 12:11	14	resume? I know I have not put a second page in 12:12
15	A. Yes. 12:11	15	front of you. I am asking if one exists. 12:12
16	Q. Did you exercise any of those duties 12:11	16	A. Yes, there was, for references. 12:13
17	at any point when you were a dockmaster? 12:12	17	Q. Did you submit that page together 12:13
18	MR. NOVIKOFF: You mean when he was 12:12	18	with this page to Mayor Loeffler? 12:13
19	a dockmaster or when someone asked him to 12:12	19	A. No. 12:13
20	cover the dispatcher desk? 12:12	20	Q. Why doesn't the resume refer to your 12:13
21	MR. GRAFF: When he was officially a 12:12	21	position as a dockmaster? 12:13
22			_
	dockmaster, did he ever cover any of these 12:12	22	MR. NOVIKOFF: So the question is 12:13
23	dockmaster, did he ever cover any of these 12:12 duties of a dispatcher. 12:12	22 23	why didn't Mr. Moran on this resume include 12:13
	•		
23	duties of a dispatcher. 12:12	23	why didn't Mr. Moran on this resume include 12:13
23 24	duties of a dispatcher. 12:12 MR. NOVIKOFF: Well, he has already 12:12	23 24	why didn't Mr. Moran on this resume include 12:13 his position as a dockmaster? 12:13

	Page 82		Page 83
1	Moran	1	Moran
2	A. I felt it was irrelevant to the 12:13	2	you to cover as a dispatcher when you were a 12:14
3	position. 12:13	3	dockmaster? 12:14
4	Q. When you were a dockmaster on any of 12:13	4	A. No. 12:14
5	the occasions when you were asked to cover as a 12:13	5	MR. NOVIKOFF: Are you going to ask 12:14
6	dispatcher, can you remember any of the people 12:13	6	him about Paradiso or are you going to wait 12:14
7	who asked you to do that? 12:13	7	for me to do it? 12:14
8	A. I can't recall. 12:13	8	Q. Did Ed Paradiso ever ask you to do 12:14
9	Q. Can you recall a single person? 12:13	9	that? 12:14
10	A. No. 12:13	10	A. No. Because no. 12:14
11	Q. Did George Hesse, as best you can 12:14	11	Q. Okay. You can put aside Moran 2. 12:15
12	recall, ever ask you to cover as a dispatcher 12:14	12	Have you ever had a business card in 12:15
13	when you were a dockmaster? 12:14	13	connection with any of your positions at Ocean 12:15
14	MR. NOVIKOFF: Objection. Asked and 12:14	14	Beach? 12:15
15	answered. 12:14	15	A. No. 12:15
16	A. Yes. 12:14	16	Q. Have you ever seen any business 12:15
17	Q. Did Gary Bosetti ever ask you to 12:14	17	cards for Ocean Beach police officers or other 12:15
18	cover as a dispatcher when you were a 12:14	18	employees? 12:15
19	dockmaster? 12:14	19	A. We have a generic business card for 12:15
20	A. I didn't know him at the time. He 12:14	20	the Police Department. 12:15
21	wasn't working when I was dockmaster. 12:14	21	Q. The generic card, does that just 12:15
22	Q. What about Richie Bosetti? 12:14	22	sav 12:15
23	A. Same thing. He wasn't working when 12:14	23	A. Ocean Beach police and the phone 12:15
24	I was a dockmaster. 12:14	24	numbers. 12:15
25	Q. Did any of the plaintiffs ever ask 12:14	25	Q. But without a person's name? 12:15
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	13G Reporting - Worldwide (877) 702-9380		13G Reporting - Worldwide (877) 702-9380
	Page 84		Page 85
1	Moran Page 84	1	Page 85 Moran
1		1 2	Moran
	Moran A. Correct. 12:15		
2	Moran A. Correct. 12:15 Q. Do you know who drafted the text of 12:15	2	Moran Q. Do you know if George Hesse has ever 12:16
2	Moran A. Correct. 12:15 Q. Do you know who drafted the text of 12:15 that generic card? 12:15	2	Moran Q. Do you know if George Hesse has ever 12:16 printed any business cards with that printer? 12:16
2 3 4	Moran A. Correct. 12:15 Q. Do you know who drafted the text of 12:15 that generic card? 12:15 A. George did, Chief Hesse. 12:15	2 3 4 5	Moran Q. Do you know if George Hesse has ever 12:16 printed any business cards with that printer? 12:16 A. Not to my knowledge. 12:16 Q. Do you know today what George 12:16
2 3 4 5	Moran A. Correct. 12:15 Q. Do you know who drafted the text of 12:15 that generic card? 12:15 A. George did, Chief Hesse. 12:15 Q. Do you know whether Chief Hesse or 12:15	2 3 4 5 6	Moran Q. Do you know if George Hesse has ever printed any business cards with that printer? A. Not to my knowledge. 12:16
2 3 4 5 6	Moran A. Correct. 12:15 Q. Do you know who drafted the text of 12:15 that generic card? 12:15 A. George did, Chief Hesse. 12:15 Q. Do you know whether Chief Hesse or 12:15	2 3 4 5 6	Moran Q. Do you know if George Hesse has ever 12:16 printed any business cards with that printer? 12:16 A. Not to my knowledge. 12:16 Q. Do you know today what George 12:16 Hesse's business card indicates is his title? 12:16
2 3 4 5 6 7	Moran A. Correct. 12:15 Q. Do you know who drafted the text of that generic card? 12:15 A. George did, Chief Hesse. 12:15 Q. Do you know whether Chief Hesse or 12:15 George Hesse ever made any other business 12:15	2 3 4 5 6 7	Moran Q. Do you know if George Hesse has ever 12:16 printed any business cards with that printer? 12:16 A. Not to my knowledge. 12:16 Q. Do you know today what George 12:16 Hesse's business card indicates is his title? 12:16 A. I have no idea. 12:16
2 3 4 5 6 7 8	Moran A. Correct. 12:15 Q. Do you know who drafted the text of 12:15 that generic card? 12:15 A. George did, Chief Hesse. 12:15 Q. Do you know whether Chief Hesse or 12:15 George Hesse ever made any other business 12:15 cards? 12:15	2 3 4 5 6 7 8	Moran Q. Do you know if George Hesse has ever 12:16 printed any business cards with that printer? 12:16 A. Not to my knowledge. 12:16 Q. Do you know today what George 12:16 Hesse's business card indicates is his title? 12:16 A. I have no idea. 12:16 MR. GRAFF: I will ask the court 12:16
2 3 4 5 6 7 8 9	Moran A. Correct. 12:15 Q. Do you know who drafted the text of 12:15 that generic card? 12:15 A. George did, Chief Hesse. 12:15 Q. Do you know whether Chief Hesse or 12:15 George Hesse ever made any other business 12:15 cards? 12:15 MR. NOVIKOFF: Objection. 12:15	2 3 4 5 6 7 8	Moran Q. Do you know if George Hesse has ever 12:16 printed any business cards with that printer? 12:16 A. Not to my knowledge. 12:16 Q. Do you know today what George 12:16 Hesse's business card indicates is his title? 12:16 A. I have no idea. 12:16 MR. GRAFF: I will ask the court 12:16 reporter to please mark as Exhibit Moran 3 12:16
2 3 4 5 6 7 8 9	Moran A. Correct. 12:15 Q. Do you know who drafted the text of 12:15 that generic card? 12:15 A. George did, Chief Hesse. 12:15 Q. Do you know whether Chief Hesse or 12:15 George Hesse ever made any other business 12:15 cards? 12:15 MR. NOVIKOFF: Objection. 12:15 A. I know he has his own set of 12:15	2 3 4 5 6 7 8 9	Moran Q. Do you know if George Hesse has ever 12:16 printed any business cards with that printer? 12:16 A. Not to my knowledge. 12:16 Q. Do you know today what George 12:16 Hesse's business card indicates is his title? 12:16 A. I have no idea. 12:16 MR. GRAFF: I will ask the court 12:16 reporter to please mark as Exhibit Moran 3 12:16 a one-page document bearing Bates number 12:16
2 3 4 5 6 7 8 9 10	Moran A. Correct. 12:15 Q. Do you know who drafted the text of 12:15 that generic card? 12:15 A. George did, Chief Hesse. 12:15 Q. Do you know whether Chief Hesse or 12:15 George Hesse ever made any other business 12:15 and MR. NOVIKOFF: Objection. 12:15 A. I know he has his own set of 12:15 business cards. 12:15 Q. Do you know if George Hesse is able 12:15	2 3 4 5 6 7 8 9 10	Moran Q. Do you know if George Hesse has ever 12:16 printed any business cards with that printer? 12:16 A. Not to my knowledge. 12:16 Q. Do you know today what George 12:16 Hesse's business card indicates is his title? 12:16 A. I have no idea. 12:16 MR. GRAFF: I will ask the court 12:16 reporter to please mark as Exhibit Moran 3 12:16 a one-page document bearing Bates number 12:16 P 925. 12:16 (Moran Exhibit 3, Kevin T. Lambo 12:16
2 3 4 5 6 7 8 9 10 11 12	Moran A. Correct. 12:15 Q. Do you know who drafted the text of 12:15 that generic card? 12:15 A. George did, Chief Hesse. 12:15 Q. Do you know whether Chief Hesse or 12:15 George Hesse ever made any other business 12:15 cards? 12:15 MR. NOVIKOFF: Objection. 12:15 A. I know he has his own set of 12:15 business cards. 12:15	2 3 4 5 6 7 8 9 10 11 12	Moran Q. Do you know if George Hesse has ever 12:16 printed any business cards with that printer? 12:16 A. Not to my knowledge. 12:16 Q. Do you know today what George 12:16 Hesse's business card indicates is his title? 12:16 A. I have no idea. 12:16 MR. GRAFF: I will ask the court 12:16 reporter to please mark as Exhibit Moran 3 12:16 a one-page document bearing Bates number 12:16 P 925. 12:16 (Moran Exhibit 3, Kevin T. Lambo 12:16 business card, Bates stamped P925, marked 12:16
2 3 4 5 6 7 8 9 10 11 12 13	Moran A. Correct. 12:15 Q. Do you know who drafted the text of 12:15 that generic card? 12:15 A. George did, Chief Hesse. 12:15 Q. Do you know whether Chief Hesse or 12:15 George Hesse ever made any other business 12:15 and MR. NOVIKOFF: Objection. 12:15 A. I know he has his own set of 12:15 business cards. 12:15 Q. Do you know if George Hesse is able 12:15 to print out business cards at the department? 12:15 MR. NOVIKOFF: Objection. 12:16	2 3 4 5 6 7 8 9 10 11 12 13	Moran Q. Do you know if George Hesse has ever 12:16 printed any business cards with that printer? 12:16 A. Not to my knowledge. 12:16 Q. Do you know today what George 12:16 Hesse's business card indicates is his title? 12:16 A. I have no idea. 12:16 MR. GRAFF: I will ask the court 12:16 reporter to please mark as Exhibit Moran 3 12:16 a one-page document bearing Bates number 12:16 P 925. 12:16 (Moran Exhibit 3, Kevin T. Lambo 12:16 business card, Bates stamped P925, marked 12:16 for identification.) 12:17
2 3 4 5 6 7 8 9 10 11 12 13 14	Moran A. Correct. 12:15 Q. Do you know who drafted the text of 12:15 that generic card? 12:15 A. George did, Chief Hesse. 12:15 Q. Do you know whether Chief Hesse or 12:15 George Hesse ever made any other business 12:15 MR. NOVIKOFF: Objection. 12:15 A. I know he has his own set of 12:15 business cards. 12:15 Q. Do you know if George Hesse is able 12:15 to print out business cards at the department? 12:15 MR. NOVIKOFF: Objection. 12:16 MR. CONNOLLY: Objection. 12:16	2 3 4 5 6 7 8 9 10 11 12 13	Moran Q. Do you know if George Hesse has ever 12:16 printed any business cards with that printer? 12:16 A. Not to my knowledge. 12:16 Q. Do you know today what George 12:16 Hesse's business card indicates is his title? 12:16 A. I have no idea. 12:16 MR. GRAFF: I will ask the court 12:16 reporter to please mark as Exhibit Moran 3 12:16 a one-page document bearing Bates number 12:16 P 925. 12:16 (Moran Exhibit 3, Kevin T. Lambo 12:16 business card, Bates stamped P925, marked 12:16 for identification.) 12:17 Q. Mr. Moran, if you could take a look 12:17
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Moran A. Correct. 12:15 Q. Do you know who drafted the text of 12:15 that generic card? 12:15 A. George did, Chief Hesse. 12:15 Q. Do you know whether Chief Hesse or 12:15 George Hesse ever made any other business 12:15 MR. NOVIKOFF: Objection. 12:15 A. I know he has his own set of 12:15 business cards. 12:15 Q. Do you know if George Hesse is able 12:15 to print out business cards at the department? 12:15 MR. NOVIKOFF: Objection. 12:16 MR. CONNOLLY: Objection. 12:16 A. Could you repeat the question. 12:16	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Moran Q. Do you know if George Hesse has ever 12:16 printed any business cards with that printer? 12:16 A. Not to my knowledge. 12:16 Q. Do you know today what George 12:16 Hesse's business card indicates is his title? 12:16 A. I have no idea. 12:16 MR. GRAFF: I will ask the court 12:16 reporter to please mark as Exhibit Moran 3 12:16 a one-page document bearing Bates number 12:16 P 925. 12:16 (Moran Exhibit 3, Kevin T. Lambo 12:16 business card, Bates stamped P925, marked 12:16 for identification.) 12:17 Q. Mr. Moran, if you could take a look 12:17 at this document and tell me have you ever seen 12:17
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Moran A. Correct. 12:15 Q. Do you know who drafted the text of 12:15 that generic card? 12:15 A. George did, Chief Hesse. 12:15 Q. Do you know whether Chief Hesse or 12:15 George Hesse ever made any other business 12:15 MR. NOVIKOFF: Objection. 12:15 A. I know he has his own set of 12:15 business cards. 12:15 Q. Do you know if George Hesse is able 12:15 to print out business cards at the department? 12:15 MR. NOVIKOFF: Objection. 12:16 MR. CONNOLLY: Objection. 12:16 A. Could you repeat the question. 12:16 Q. Yes. Do you know where the Ocean 12:16	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Moran Q. Do you know if George Hesse has ever 12:16 printed any business cards with that printer? 12:16 A. Not to my knowledge. 12:16 Q. Do you know today what George 12:16 Hesse's business card indicates is his title? 12:16 A. I have no idea. 12:16 MR. GRAFF: I will ask the court 12:16 reporter to please mark as Exhibit Moran 3 12:16 a one-page document bearing Bates number 12:16 P 925. 12:16 (Moran Exhibit 3, Kevin T. Lambo 12:16 business card, Bates stamped P925, marked 12:16 for identification.) 12:17 Q. Mr. Moran, if you could take a look 12:17 at this document and tell me have you ever seen 12:17 what's reproduced on Moran 3? 12:17
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Moran A. Correct. 12:15 Q. Do you know who drafted the text of 12:15 that generic card? 12:15 A. George did, Chief Hesse. 12:15 Q. Do you know whether Chief Hesse or 12:15 George Hesse ever made any other business 12:15 MR. NOVIKOFF: Objection. 12:15 A. I know he has his own set of 12:15 business cards. 12:15 Q. Do you know if George Hesse is able 12:15 to print out business cards at the department? 12:15 MR. NOVIKOFF: Objection. 12:16 MR. CONNOLLY: Objection. 12:16 A. Could you repeat the question. 12:16 Q. Yes. Do you know where the Ocean 12:16 Beach business cards, either George Hesse's or 12:16	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Moran Q. Do you know if George Hesse has ever 12:16 printed any business cards with that printer? 12:16 A. Not to my knowledge. 12:16 Q. Do you know today what George 12:16 Hesse's business card indicates is his title? 12:16 A. I have no idea. 12:16 MR. GRAFF: I will ask the court 12:16 reporter to please mark as Exhibit Moran 3 12:16 a one-page document bearing Bates number 12:16 P 925. 12:16 (Moran Exhibit 3, Kevin T. Lambo 12:16 business card, Bates stamped P925, marked 12:16 for identification.) 12:17 Q. Mr. Moran, if you could take a look 12:17 at this document and tell me have you ever seen 12:17 what's reproduced on Moran 3? 12:17
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Moran A. Correct. 12:15 Q. Do you know who drafted the text of 12:15 that generic card? 12:15 A. George did, Chief Hesse. 12:15 Q. Do you know whether Chief Hesse or 12:15 George Hesse ever made any other business 12:15 cards? 12:15 MR. NOVIKOFF: Objection. 12:15 A. I know he has his own set of 12:15 business cards. 12:15 Q. Do you know if George Hesse is able 12:15 to print out business cards at the department? 12:15 MR. NOVIKOFF: Objection. 12:16 MR. CONNOLLY: Objection. 12:16 A. Could you repeat the question. 12:16 Q. Yes. Do you know where the Ocean 12:16 Beach business cards, either George Hesse's or 12:16 the generic, are actually printed? 12:16	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Moran Q. Do you know if George Hesse has ever 12:16 printed any business cards with that printer? 12:16 A. Not to my knowledge. 12:16 Q. Do you know today what George 12:16 Hesse's business card indicates is his title? 12:16 A. I have no idea. 12:16 MR. GRAFF: I will ask the court 12:16 reporter to please mark as Exhibit Moran 3 12:16 a one-page document bearing Bates number 12:16 P 925. 12:16 (Moran Exhibit 3, Kevin T. Lambo 12:16 business card, Bates stamped P925, marked 12:16 for identification.) 12:17 Q. Mr. Moran, if you could take a look 12:17 at this document and tell me have you ever seen 12:17 what's reproduced on Moran 3? 12:17 Q. Have you ever seen any version of 12:17
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Moran A. Correct. 12:15 Q. Do you know who drafted the text of 12:15 that generic card? 12:15 A. George did, Chief Hesse. 12:15 Q. Do you know whether Chief Hesse or 12:15 George Hesse ever made any other business 12:15 MR. NOVIKOFF: Objection. 12:15 A. I know he has his own set of 12:15 business cards. 12:15 Q. Do you know if George Hesse is able 12:15 to print out business cards at the department? 12:15 MR. NOVIKOFF: Objection. 12:16 MR. CONNOLLY: Objection. 12:16 A. Could you repeat the question. 12:16 Q. Yes. Do you know where the Ocean 12:16 Beach business cards, either George Hesse's or 12:16 the generic, are actually printed? 12:16 A. No, I don't know where they are 12:16	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Moran Q. Do you know if George Hesse has ever 12:16 printed any business cards with that printer? 12:16 A. Not to my knowledge. 12:16 Q. Do you know today what George 12:16 Hesse's business card indicates is his title? 12:16 A. I have no idea. 12:16 MR. GRAFF: I will ask the court 12:16 reporter to please mark as Exhibit Moran 3 12:16 a one-page document bearing Bates number 12:16 P 925. 12:16 (Moran Exhibit 3, Kevin T. Lambo 12:16 business card, Bates stamped P925, marked 12:16 for identification.) 12:17 Q. Mr. Moran, if you could take a look 12:17 at this document and tell me have you ever seen 12:17 what's reproduced on Moran 3? 12:17
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Moran A. Correct. 12:15 Q. Do you know who drafted the text of 12:15 that generic card? 12:15 A. George did, Chief Hesse. 12:15 Q. Do you know whether Chief Hesse or 12:15 George Hesse ever made any other business 12:15 MR. NOVIKOFF: Objection. 12:15 A. I know he has his own set of 12:15 business cards. 12:15 Q. Do you know if George Hesse is able 12:15 to print out business cards at the department? 12:15 MR. NOVIKOFF: Objection. 12:16 MR. CONNOLLY: Objection. 12:16 A. Could you repeat the question. 12:16 Q. Yes. Do you know where the Ocean 12:16 Beach business cards, either George Hesse's or 12:16 the generic, are actually printed? 12:16 A. No, I don't know where they are 12:16 printed. 12:16	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Moran Q. Do you know if George Hesse has ever 12:16 printed any business cards with that printer? 12:16 A. Not to my knowledge. 12:16 Q. Do you know today what George 12:16 Hesse's business card indicates is his title? 12:16 A. I have no idea. 12:16 MR. GRAFF: I will ask the court 12:16 reporter to please mark as Exhibit Moran 3 12:16 a one-page document bearing Bates number 12:16 P 925. 12:16 (Moran Exhibit 3, Kevin T. Lambo 12:16 business card, Bates stamped P925, marked 12:16 for identification.) 12:17 Q. Mr. Moran, if you could take a look 12:17 at this document and tell me have you ever seen 12:17 what's reproduced on Moran 3? 12:17 Q. Have you ever seen any version of 12:17 what appears on Moran 3? 12:17
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Moran A. Correct. 12:15 Q. Do you know who drafted the text of 12:15 that generic card? 12:15 A. George did, Chief Hesse. 12:15 Q. Do you know whether Chief Hesse or 12:15 George Hesse ever made any other business 12:15 MR. NOVIKOFF: Objection. 12:15 A. I know he has his own set of 12:15 business cards. 12:15 Q. Do you know if George Hesse is able 12:15 to print out business cards at the department? 12:15 MR. NOVIKOFF: Objection. 12:16 MR. CONNOLLY: Objection. 12:16 A. Could you repeat the question. 12:16 Q. Yes. Do you know where the Ocean 12:16 Beach business cards, either George Hesse's or 12:16 the generic, are actually printed? 12:16 A. No, I don't know where they are 12:16 Q. Is there a color printer that you 12:16	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Moran Q. Do you know if George Hesse has ever 12:16 printed any business cards with that printer? 12:16 A. Not to my knowledge. 12:16 Q. Do you know today what George 12:16 Hesse's business card indicates is his title? 12:16 A. I have no idea. 12:16 MR. GRAFF: I will ask the court 12:16 reporter to please mark as Exhibit Moran 3 12:16 a one-page document bearing Bates number 12:16 P 925. 12:16 (Moran Exhibit 3, Kevin T. Lambo 12:16 business card, Bates stamped P925, marked 12:16 for identification.) 12:17 Q. Mr. Moran, if you could take a look 12:17 at this document and tell me have you ever seen 12:17 what's reproduced on Moran 3? 12:17 Q. Have you ever seen any version of 12:17 what appears on Moran 3? 12:17 A. No. 12:17 Q. Have you ever heard anyone make 12:17
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Moran A. Correct. 12:15 Q. Do you know who drafted the text of 12:15 that generic card? 12:15 A. George did, Chief Hesse. 12:15 Q. Do you know whether Chief Hesse or 12:15 George Hesse ever made any other business 12:15 MR. NOVIKOFF: Objection. 12:15 A. I know he has his own set of 12:15 business cards. 12:15 Q. Do you know if George Hesse is able 12:15 to print out business cards at the department? 12:15 MR. NOVIKOFF: Objection. 12:16 MR. CONNOLLY: Objection. 12:16 A. Could you repeat the question. 12:16 Q. Yes. Do you know where the Ocean 12:16 Beach business cards, either George Hesse's or 12:16 the generic, are actually printed? 12:16 A. No, I don't know where they are 12:16 Q. Is there a color printer that you 12:16 are aware of at the Ocean Beach Police 12:16	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Do you know if George Hesse has ever 12:16 printed any business cards with that printer? 12:16 A. Not to my knowledge. 12:16 Q. Do you know today what George 12:16 Hesse's business card indicates is his title? 12:16 A. I have no idea. 12:16 MR. GRAFF: I will ask the court 12:16 reporter to please mark as Exhibit Moran 3 12:16 a one-page document bearing Bates number 12:16 P 925. 12:16 (Moran Exhibit 3, Kevin T. Lambo 12:16 business card, Bates stamped P925, marked 12:16 for identification.) 12:17 Q. Mr. Moran, if you could take a look 12:17 at this document and tell me have you ever seen 12:17 what's reproduced on Moran 3? 12:17 Q. Have you ever seen any version of 12:17 what appears on Moran 3? 12:17 A. No. 12:17 Q. Have you ever heard anyone make 12:17 reference to anything that you would recognize 12:17
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Moran A. Correct. 12:15 Q. Do you know who drafted the text of 12:15 that generic card? 12:15 A. George did, Chief Hesse. 12:15 Q. Do you know whether Chief Hesse or 12:15 George Hesse ever made any other business 12:15 MR. NOVIKOFF: Objection. 12:15 A. I know he has his own set of 12:15 business cards. 12:15 Q. Do you know if George Hesse is able 12:15 to print out business cards at the department? 12:15 MR. NOVIKOFF: Objection. 12:16 MR. CONNOLLY: Objection. 12:16 A. Could you repeat the question. 12:16 Q. Yes. Do you know where the Ocean 12:16 Beach business cards, either George Hesse's or 12:16 the generic, are actually printed? 12:16 A. No, I don't know where they are 12:16 Q. Is there a color printer that you 12:16 are aware of at the Ocean Beach Police 12:16 Department? 12:16	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q. Do you know if George Hesse has ever 12:16 printed any business cards with that printer? 12:16 A. Not to my knowledge. 12:16 Q. Do you know today what George 12:16 Hesse's business card indicates is his title? 12:16 A. I have no idea. 12:16 MR. GRAFF: I will ask the court 12:16 reporter to please mark as Exhibit Moran 3 12:16 a one-page document bearing Bates number 12:16 P 925. 12:16 (Moran Exhibit 3, Kevin T. Lambo 12:16 business card, Bates stamped P925, marked 12:16 for identification.) 12:17 Q. Mr. Moran, if you could take a look 12:17 at this document and tell me have you ever seen 12:17 what's reproduced on Moran 3? 12:17 Q. Have you ever seen any version of 12:17 what appears on Moran 3? 12:17 A. No. 12:17 Q. Have you ever heard anyone make 12:17 reference to anything that you would recognize 12:17 as Moran 3? 12:17
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Moran A. Correct. 12:15 Q. Do you know who drafted the text of 12:15 that generic card? 12:15 A. George did, Chief Hesse. 12:15 Q. Do you know whether Chief Hesse or 12:15 George Hesse ever made any other business 12:15 MR. NOVIKOFF: Objection. 12:15 A. I know he has his own set of 12:15 business cards. 12:15 Q. Do you know if George Hesse is able 12:15 to print out business cards at the department? 12:15 MR. NOVIKOFF: Objection. 12:16 MR. CONNOLLY: Objection. 12:16 A. Could you repeat the question. 12:16 Q. Yes. Do you know where the Ocean 12:16 Beach business cards, either George Hesse's or 12:16 the generic, are actually printed? 12:16 A. No, I don't know where they are 12:16 Q. Is there a color printer that you 12:16 are aware of at the Ocean Beach Police 12:16	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. Do you know if George Hesse has ever 12:16 printed any business cards with that printer? 12:16 A. Not to my knowledge. 12:16 Q. Do you know today what George 12:16 Hesse's business card indicates is his title? 12:16 A. I have no idea. 12:16 MR. GRAFF: I will ask the court 12:16 reporter to please mark as Exhibit Moran 3 12:16 a one-page document bearing Bates number 12:16 P 925. 12:16 (Moran Exhibit 3, Kevin T. Lambo 12:16 business card, Bates stamped P925, marked 12:16 for identification.) 12:17 Q. Mr. Moran, if you could take a look 12:17 at this document and tell me have you ever seen 12:17 what's reproduced on Moran 3? 12:17 Q. Have you ever seen any version of 12:17 what appears on Moran 3? 12:17 A. No. 12:17 Q. Have you ever heard anyone make 12:17 reference to anything that you would recognize 12:17

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1	Moran	1	Moran
2	Q. Can you tell what is depicted in 12:17	2	A. Yes. 12:18
3	Moran 3? 12:17	3	Q. And who would you understand it to 12:18
4	MR. NOVIKOFF: You want him to read 12:18	4	refer to? 12:18
5	what it says? Doesn't the document speak 12:18	5	A. It would be Kevin Lamm. 12:18
6	for itself? 12:18	6	Q. And the line underneath the name 12:18
7	Q. Do you recognize Moran 3 as a 12:18	7	Kevin T. Lambo, could you read that text? 12:18
8	business card? 12:18	8	MR. NOVIKOFF: Well, let the record 12:18
9	MR. NOVIKOFF: Well, let the record 12:18	9	reflect that the text speaks for itself. 12:18
10	reflect that okay, you could answer the 12:18	10	It says "gay police officer." Is there a 12:18
11	question. Do you recognize this to be a 12:18	11	question? 12:18
12	business card based upon what's shown to 12:18	12	Q. Other than on this business card, 12:18
13	you? 12:18	13	have you ever heard anyone make any statements 12:19
14	A. What's shown would appear to be a 12:18	14	or references concerning Kevin Lamm and being 12:19
15	business card. 12:18	15	gay or homosexual? 12:19
16	Q. And do you know whose business card 12:18		MR. NOVIKOFF: Objection to form. 12:19
17	it is? 12:18	17	Foundation. This isn't a business card 12:19
18	MR. NOVIKOFF: Well, it says Kevin 12:18	18	that you are showing him. It's something 12:19
19	T. Lambo, I mean, so I am going to object 12:18	19	on a piece of paper which he believes looks 12:19
20	to the question. 12:18	20	like a business card. 12:19
21	Q. Do you have an understanding of who 12:18	21	MR. GRAFF: Sure. 12:19
22	that's referring to? 12:18	22	Q. Other than Moran 3, have you ever 12:19
23	MR. NOVIKOFF: That's a more 12:18	23	heard any references made to Kevin Lamm being 12:19
24	appropriate question. Objection to form, 12:18	24	gay or homosexual? 12:19
25	but 12:18	25	A. No. 12:19
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1	Moran	1	Moran
2	Q. Have you ever heard George Hesse 12:19	2	A. It's the state seal, Ocean Beach 12:20
3	refer to Kevin Lamm as gay or homosexual or 12:19	3	Fire Island. 12:20
4	another word of that sort? 12:19	4	Q. And then at the top left, do you 12:20
5	A. No. 12:19	5	recognize that? 12:20
6	Q. Do you recognize the telephone 12:19	6	A. Yes. 12:20
7	number on Moran 3 on the card? 12:19	7	Q. What is that? 12:20
8	A. Yes. 12:19	8	A. It's the Police Department patch. 12:20
9	Q. What's that telephone number for? 12:19	9	Q. Is that the Ocean Beach Police 12:20
10	A. It's the main one of the main 12:19	10	Department specifically? 12:20
11	lines of the Police Department. 12:19	11	A. Yes. 12:20
12	Q. And do you recognize in the top 12:19	12	Q. And then behind the text "Kevin T. 12:20
13	right-hand corner of the document there is an 12:20	13	Lambo gay police officer" there is a 12:20
14	emblem or a seal, do you recognize what that 12:20	14	water-marked image. Can you tell what that is 12:20
15	emblem or seal depicts? 12:20	15	of? 12:20
16	MR. NOVIKOFF: There is three 12:20	16	MR. NOVIKOFF: Only if you know. 12:20
17	apparent emblems or seals. 12:20	17	A. I can't from what this copy is, 12:20
18	Q. The upper right corner. 12:20	18	it would be the state seal. 12:21
19	A. The one in the middle or you want 12:20	19	Q. Is there a restroom in the Ocean 12:21
20	the whole thing or which one? 12:20	20	Beach Police Department? 12:21
21	Q. First the one at the top right. 12:20	21	MR. NOVIKOFF: Is there a restroom? 12:21
22	MR. NOVIKOFF: Do you recognize 12:20	22	A bathroom? 12:21
23	whatever that appears to be? 12:20	23	MR. GRAFF: Yes. 12:21
24	A. Yes. 12:20	24	A. Yes. 12:21
25	Q. And what is that? 12:20	25	Q. Have you had occasion to use that 12:21
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1	Moran	1	Moran
2	bathroom? 12:21	2	markings written anywhere in the Ocean Beach 12:22
3	A. Yes. 12:21	3	bathroom? 12:22
4	Q. As a dispatcher? 12:21	4	A. Yes. 12:22
5	A. Yes. 12:21	5	Q. Do you recall what any of those 12:22
6	Q. What about as a dockmaster? 12:21	6	writings said? 12:22
7	A. Yes. 12:21	7	A. It says "George Hesse was here" in 12:22
8	Q. You would also use the same bathroom 12:21	8	pen and that was it. 12:22
9	in the Ocean Beach Police Department? 12:21	9	Q. Can you think of any other writings 12:22
10	A. Yes. 12:21	10	that you have seen? 12:22
11	Q. Have you ever seen any writing, 12:21	11	A. Not to my knowledge. 12:22
12	writings in that bathroom concerning Kevin 12:21	12	Q. Is it possible that there were other 12:22
13	Lamm? 12:21	13	writings that you don't recall or do you think 12:22
14	MR. NOVIKOFF: Where it mentions 12:21	14	that there were never other writings in the 12:22
15	Kevin Lamm by name or some variation of his 12:21	15	bathroom when you were there? 12:22
16	name? 12:21	16	MR. NOVIKOFF: Objection. 12:22
17	MR. GRAFF: Yes. 12:21	17	A. Can you repeat. 12:22
18	MR. NOVIKOFF: Okay. You could 12:21	18	Q. Yes. Do you believe that the only 12:22
19	answer. 12:21	19	writing in the Ocean Beach Police Department 12:22
20	A. No. 12:21	20	bathroom on the occasions when you have been 12:22
21	Q. Have you ever seen any writings that 12:21	21	there was "George Hesse was here," or is it 12:22
22	mention the name or a variation of the name Tom 12:21	22	possible that there is others that you have 12:22
23	Snyder? 12:21	23	forgotten? 12:22
24	A. No. 12:21	24	MR. NOVIKOFF: Objection. 12:22
25	Q. Have you ever seen any handwritten 12:22	25	MR. CONNOLLY: Objection. 12:22
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	Page 92		Page 93
1	Moran	1	Moran
2	A. There could be others, but I can't 12:22	2	image? 12:24
3	recall what they said if there were. 12:23	3	A. It's kind of blurry. 12:24
4	Q. Other than the writing referring to 12:23	4	Q. Can you read any of the words? 12:25
5	George Hesse, can you recall any other writings 12:23		A. Yes. 12:25
6	that referred to a name or variation of a name 12:23	6	Q. Could you please read the words that 12:25
7	of any other person? 12:23	7	you can read? 12:25
8	A. No. 12:23	8	A. "Prepare to be Snyderized" with a 12:25
9	Q. Do you know who wrote "George Hesse 12:23		cross and then "woman" above with arrows. 12:25
10	was here" in the bathroom? 12:23	10	MR. NOVIKOFF: Again, let the record 12:25
11	A. No. 12:23	11	reflect that the document says what it 12:25
12	Q. Did it appear to you to be in George 12:23	12	says. This witness could try to interpret 12:25
13	Hesse's handwriting? 12:23	13	what the arrows and the cross-outs mean, 12:25
14	A. I have no idea. 12:23	14	but it doesn't replace the fact that this 12:25
15	MR. GRAFF: I am going to ask the 12:23	15	document, which has been marked as an 12:25
16	court reporter to please mark as 12:23	16	exhibit, does say what it says. 12:25
17	Exhibit Moran 4 a two-page document 12:23	17	MR. GRAFF: I am just trying to 12:25
18	produced by plaintiffs. 12:24	18	ascertain if Mr. Moran can recognize this 12:25
19	(Moran Exhibit 4, photocopy of 12:24	19	image as anything rather than 12:25
20	writing, two pages, marked for 12:24	20	MR. NOVIKOFF: Well, did you ask him 12:25
21	identification.) 12:24	21	that? I mean, ask him. 12:25
	O M. M		Have you ever seen anything in the 12:25
22	Q. Mr. Moran, if you could take a 12:24	22	• • •
23	minute to look at the first page of what's been 12:24	23	bathroom walls that looks like Moran 4? 12:25
23 24	minute to look at the first page of what's been 12:24 marked as Moran 4, are you able to read what 12:24	23 24	bathroom walls that looks like Moran 4? 12:25 MR. GRAFF: Well, if Moran 4 is too 12:25
23	minute to look at the first page of what's been 12:24	23	bathroom walls that looks like Moran 4? 12:25

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1	Moran	1	Moran
2	would be no. 12:26	2	at least two exclamation marks. 12:27
3	MR. NOVIKOFF: Oh, I don't think 12:26	3	Q. Okay. Can you also see the document 12:27
4	it's it blurry to be seen. I think the 12:26	4	as reflecting what Mr. Novikoff described? 12:27
5	record will reflect that the arrows and the 12:26	5	A. Yes. 12:27
6	words and the cross-outs are pretty clear. 12:26	6	Q. Have you ever seen this written in 12:27
7	Q. Mr. Moran, have you ever seen 12:26	7	the bathroom? 12:27
8	anything like the first page of Moran 4 written 12:26	8	A. Not that I can recall. 12:27
9	on a wall or a stall in the Ocean Beach 12:26	9	Q. Can you tell from either of these 12:27
10	bathroom? 12:26	10	pages where this writing or what space is being 12:27
11	A. I can't recall. 12:26	11	depicted here? 12:27
12 13	Q. What about the second page? 12:26 A. I can't recall. 12:26	12	MR. NOVIKOFF: Objection to form. 12:27 What's the question? 12:27
14	Q. This one genuinely has some blur. 12:26	14	What's the question? 12:27 MR. GRAFF: Does he recognize the 12:27
15	Can you tell what the words on the second page 12:26		backdrop against which these words are 12:27
16	are? 12:26	16	written. 12:27
17	MR. NOVIKOFF: Again, the document 12:26	17	MR. NOVIKOFF: Okay. Don't guess. 12:27
18	speaks for itself, Ari. I will reflect 12:26	18	If you recognize 12:27
19	that at least according to this document 12:26	19	A. It would be on a wall. 12:27
20	the second page has the word "or" on it, 12:26	20	MR. NOVIKOFF: Don't guess. Do you 12:27
21	there seems to be an arrow, the word "Lamm" 12:26	21	know? 12:27
22	with a line through the word, then 12:26	22	A. On a wall. 12:27
23	underneath the arrow and "Lamm" it says 12:27	23	Q. Is the bathroom in the Ocean Beach 12:27
24	"fag," and underneath the word "fag" there 12:27	24	Police Department or the walls or any walls in 12:27
25	appears to be the letters I-N-A-T-E-D with 12:27	25	the stalls unfinished wood of the type that 12:27
	TSG Reporting - Worldwide (877) 702-9580		TSG Reporting - Worldwide (877) 702-9580
	Page 96		Page 97
			rage 97
1	Moran	1	Moran Moran
2	appears to be on the second page? 12:28	2	Moran A. No. 12:29
2	appears to be on the second page? 12:28 MR. CONNOLLY: Objection. 12:28	2 3	Moran A. No. 12:29 Q. Have you ever spoken directly with 12:29
2 3 4	appears to be on the second page? 12:28 MR. CONNOLLY: Objection. 12:28 MR. NOVIKOFF: Again, this doesn't 12:28	2 3 4	Moran A. No. 12:29 Q. Have you ever spoken directly with 12:29 Mary Anne Minerva? 12:29
2 3 4 5	appears to be on the second page? 12:28 MR. CONNOLLY: Objection. 12:28 MR. NOVIKOFF: Again, this doesn't 12:28 reflect that it's on wood or anything else. 12:28	2 3 4 5	Moran A. No. 12:29 Q. Have you ever spoken directly with 12:29 Mary Anne Minerva? 12:29 A. No. 12:29
2 3 4 5 6	appears to be on the second page? 12:28 MR. CONNOLLY: Objection. 12:28 MR. NOVIKOFF: Again, this doesn't 12:28 reflect that it's on wood or anything else. 12:28 It's a photocopy of something that appears 12:28	2 3 4 5 6	Moran A. No. 12:29 Q. Have you ever spoken directly with 12:29 Mary Anne Minerva? 12:29 A. No. 12:29 Q. Do you know who that person is? 12:29
2 3 4 5 6 7	appears to be on the second page? 12:28 MR. CONNOLLY: Objection. 12:28 MR. NOVIKOFF: Again, this doesn't 12:28 reflect that it's on wood or anything else. 12:28 It's a photocopy of something that appears 12:28 to be a photocopy of words appearing on 12:28	2 3 4 5 6 7	Moran A. No. 12:29 Q. Have you ever spoken directly with 12:29 Mary Anne Minerva? 12:29 A. No. 12:29 Q. Do you know who that person is? 12:29 A. Yes. She is the Village 12:29
2 3 4 5 6 7 8	appears to be on the second page? 12:28 MR. CONNOLLY: Objection. 12:28 MR. NOVIKOFF: Again, this doesn't 12:28 reflect that it's on wood or anything else. 12:28 It's a photocopy of something that appears 12:28 to be a photocopy of words appearing on 12:28 something. Whether it's wood or a piece of 12:28	2 3 4 5 6 7 8	Moran A. No. 12:29 Q. Have you ever spoken directly with 12:29 Mary Anne Minerva? 12:29 A. No. 12:29 Q. Do you know who that person is? 12:29 A. Yes. She is the Village 12:29 administrator. 12:29
2 3 4 5 6 7 8	appears to be on the second page? 12:28 MR. CONNOLLY: Objection. 12:28 MR. NOVIKOFF: Again, this doesn't 12:28 reflect that it's on wood or anything else. 12:28 It's a photocopy of something that appears 12:28 to be a photocopy of words appearing on 12:28 something. Whether it's wood or a piece of 12:28 paper or cardboard, who knows. 12:28	2 3 4 5 6 7 8 9	Moran A. No. 12:29 Q. Have you ever spoken directly with 12:29 Mary Anne Minerva? 12:29 A. No. 12:29 Q. Do you know who that person is? 12:29 A. Yes. She is the Village 12:29 administrator. 12:29 Q. Do you know a person by the name of 12:29
2 3 4 5 6 7 8 9	mR. CONNOLLY: Objection. 12:28 MR. NOVIKOFF: Again, this doesn't 12:28 reflect that it's on wood or anything else. 12:28 It's a photocopy of something that appears 12:28 to be a photocopy of words appearing on 12:28 something. Whether it's wood or a piece of 12:28 paper or cardboard, who knows. 12:28 MR. GRAFF: Okay. If Mr. Moran is 12:28	2 3 4 5 6 7 8 9	Moran A. No. 12:29 Q. Have you ever spoken directly with 12:29 Mary Anne Minerva? 12:29 A. No. 12:29 Q. Do you know who that person is? 12:29 A. Yes. She is the Village 12:29 administrator. 12:29 Q. Do you know a person by the name of 12:29 Kathy or Katherine Spies? 12:29
2 3 4 5 6 7 8	appears to be on the second page? MR. CONNOLLY: Objection. 12:28 MR. NOVIKOFF: Again, this doesn't 12:28 reflect that it's on wood or anything else. 12:28 It's a photocopy of something that appears 12:28 to be a photocopy of words appearing on 12:28 something. Whether it's wood or a piece of 12:28 paper or cardboard, who knows. 12:28 MR. GRAFF: Okay. If Mr. Moran is 12:28 able to answer the last question, then I am 12:28	2 3 4 5 6 7 8 9 10	Moran A. No. 12:29 Q. Have you ever spoken directly with 12:29 Mary Anne Minerva? 12:29 A. No. 12:29 Q. Do you know who that person is? 12:29 A. Yes. She is the Village 12:29 administrator. 12:29 Q. Do you know a person by the name of 12:29 Kathy or Katherine Spies? 12:29 A. No. 12:29
2 3 4 5 6 7 8 9 10	appears to be on the second page? MR. CONNOLLY: Objection. 12:28 MR. NOVIKOFF: Again, this doesn't 12:28 reflect that it's on wood or anything else. 12:28 It's a photocopy of something that appears 12:28 to be a photocopy of words appearing on 12:28 something. Whether it's wood or a piece of 12:28 paper or cardboard, who knows. 12:28 MR. GRAFF: Okay. If Mr. Moran is 12:28 able to answer the last question, then I am 12:28 done with the document. 12:28	2 3 4 5 6 7 8 9	Moran A. No. 12:29 Q. Have you ever spoken directly with 12:29 Mary Anne Minerva? 12:29 A. No. 12:29 Q. Do you know who that person is? 12:29 A. Yes. She is the Village 12:29 administrator. 12:29 Q. Do you know a person by the name of 12:29 Kathy or Katherine Spies? 12:29 A. No. 12:29 Q. Is Pat Cherry currently working at 12:29
2 3 4 5 6 7 8 9 10 11 12	appears to be on the second page? MR. CONNOLLY: Objection. 12:28 MR. NOVIKOFF: Again, this doesn't 12:28 reflect that it's on wood or anything else. 12:28 It's a photocopy of something that appears 12:28 to be a photocopy of words appearing on 12:28 something. Whether it's wood or a piece of 12:28 paper or cardboard, who knows. 12:28 MR. GRAFF: Okay. If Mr. Moran is 12:28 able to answer the last question, then I am 12:28 done with the document. 12:28	2 3 4 5 6 7 8 9 10 11	Moran A. No. 12:29 Q. Have you ever spoken directly with 12:29 Mary Anne Minerva? 12:29 A. No. 12:29 Q. Do you know who that person is? 12:29 A. Yes. She is the Village 12:29 administrator. 12:29 Q. Do you know a person by the name of 12:29 Kathy or Katherine Spies? 12:29 A. No. 12:29
2 3 4 5 6 7 8 9 10 11 12 13	appears to be on the second page? MR. CONNOLLY: Objection. 12:28 MR. NOVIKOFF: Again, this doesn't 12:28 reflect that it's on wood or anything else. 12:28 It's a photocopy of something that appears 12:28 to be a photocopy of words appearing on 12:28 something. Whether it's wood or a piece of 12:28 paper or cardboard, who knows. 12:28 MR. GRAFF: Okay. If Mr. Moran is 12:28 able to answer the last question, then I am 12:28 done with the document. 12:28 A. So repeat your question. 12:28	2 3 4 5 6 7 8 9 10 11 12 13 14	Moran A. No. 12:29 Q. Have you ever spoken directly with 12:29 Mary Anne Minerva? 12:29 A. No. 12:29 Q. Do you know who that person is? 12:29 A. Yes. She is the Village 12:29 administrator. 12:29 Q. Do you know a person by the name of 12:29 Kathy or Katherine Spies? 12:29 A. No. 12:29 Q. Is Pat Cherry currently working at 12:29 the Ocean Beach Police Department? 12:29
2 3 4 5 6 7 8 9 10 11 12 13 14	mR. CONNOLLY: Objection. 12:28 MR. NOVIKOFF: Again, this doesn't 12:28 reflect that it's on wood or anything else. 12:28 It's a photocopy of something that appears 12:28 to be a photocopy of words appearing on 12:28 something. Whether it's wood or a piece of 12:28 paper or cardboard, who knows. 12:28 MR. GRAFF: Okay. If Mr. Moran is 12:28 able to answer the last question, then I am 12:28 done with the document. 12:28 A. So repeat your question. 12:28 Q. Are there walls or stalls in the 12:28	2 3 4 5 6 7 8 9 10 11 12 13 14	Moran A. No. 12:29 Q. Have you ever spoken directly with 12:29 Mary Anne Minerva? 12:29 A. No. 12:29 Q. Do you know who that person is? 12:29 A. Yes. She is the Village 12:29 administrator. 12:29 Q. Do you know a person by the name of 12:29 Kathy or Katherine Spies? 12:29 A. No. 12:29 Q. Is Pat Cherry currently working at 12:29 the Ocean Beach Police Department? 12:29 A. Yes. 12:29
2 3 4 5 6 7 8 9 10 11 12 13 14 15	MR. CONNOLLY: Objection. 12:28 MR. NOVIKOFF: Again, this doesn't 12:28 reflect that it's on wood or anything else. 12:28 It's a photocopy of something that appears 12:28 to be a photocopy of words appearing on 12:28 something. Whether it's wood or a piece of 12:28 paper or cardboard, who knows. 12:28 MR. GRAFF: Okay. If Mr. Moran is 12:28 able to answer the last question, then I am 12:28 done with the document. 12:28 A. So repeat your question. 12:28 Q. Are there walls or stalls in the 12:28 Ocean Beach Police Department bathroom that are 12:28	2 3 4 5 6 7 8 9 10 11 12 13 14	Moran A. No. 12:29 Q. Have you ever spoken directly with 12:29 Mary Anne Minerva? 12:29 A. No. 12:29 Q. Do you know who that person is? 12:29 A. Yes. She is the Village 12:29 administrator. 12:29 Q. Do you know a person by the name of 12:29 Kathy or Katherine Spies? 12:29 A. No. 12:29 Q. Is Pat Cherry currently working at 12:29 the Ocean Beach Police Department? 12:29 A. Yes. 12:29 A. Yes. 12:29 Q. In what capacity is he working? 12:29
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	MR. CONNOLLY: Objection. 12:28 MR. NOVIKOFF: Again, this doesn't 12:28 reflect that it's on wood or anything else. 12:28 It's a photocopy of something that appears 12:28 to be a photocopy of words appearing on 12:28 something. Whether it's wood or a piece of 12:28 paper or cardboard, who knows. 12:28 MR. GRAFF: Okay. If Mr. Moran is 12:28 able to answer the last question, then I am 12:28 done with the document. 12:28 A. So repeat your question. 12:28 Q. Are there walls or stalls in the 12:28 Ocean Beach Police Department bathroom that are constructed of unfinished wood? 12:28	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Moran A. No. 12:29 Q. Have you ever spoken directly with 12:29 Mary Anne Minerva? 12:29 A. No. 12:29 Q. Do you know who that person is? 12:29 A. Yes. She is the Village 12:29 administrator. 12:29 Q. Do you know a person by the name of 12:29 Kathy or Katherine Spies? 12:29 A. No. 12:29 A. No. 12:29 Q. Is Pat Cherry currently working at 12:29 the Ocean Beach Police Department? 12:29 A. Yes. 12:29 Q. In what capacity is he working? 12:29 A. Dispatcher. 12:29
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	MR. CONNOLLY: Objection. 12:28 MR. NOVIKOFF: Again, this doesn't 12:28 reflect that it's on wood or anything else. 12:28 It's a photocopy of something that appears 12:28 to be a photocopy of words appearing on 12:28 something. Whether it's wood or a piece of 12:28 paper or cardboard, who knows. 12:28 MR. GRAFF: Okay. If Mr. Moran is 12:28 able to answer the last question, then I am 12:28 done with the document. 12:28 A. So repeat your question. 12:28 Q. Are there walls or stalls in the 12:28 Cocean Beach Police Department bathroom that are constructed of unfinished wood? 12:28 Q. Thank you. 12:28 When was the last time that you 12:28	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Moran A. No. 12:29 Q. Have you ever spoken directly with 12:29 Mary Anne Minerva? 12:29 A. No. 12:29 Q. Do you know who that person is? 12:29 A. Yes. She is the Village 12:29 administrator. 12:29 Q. Do you know a person by the name of 12:29 Kathy or Katherine Spies? 12:29 A. No. 12:29 Q. Is Pat Cherry currently working at 12:29 the Ocean Beach Police Department? 12:29 A. Yes. 12:29 Q. In what capacity is he working? 12:29 A. Dispatcher. 12:29 Q. When is the last time you spoke to 12:29 Pat Cherry? 12:29 A. I saw him yesterday. 12:29
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	MR. CONNOLLY: Objection. 12:28 MR. NOVIKOFF: Again, this doesn't 12:28 reflect that it's on wood or anything else. 12:28 It's a photocopy of something that appears 12:28 to be a photocopy of words appearing on 12:28 something. Whether it's wood or a piece of 12:28 paper or cardboard, who knows. 12:28 MR. GRAFF: Okay. If Mr. Moran is 12:28 able to answer the last question, then I am 12:28 done with the document. 12:28 A. So repeat your question. 12:28 Q. Are there walls or stalls in the 12:28 Ocean Beach Police Department bathroom that are constructed of unfinished wood? 12:28 Q. Thank you. 12:28 When was the last time that you 12:28 spoke with Mayor Loeffler? 12:28	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Moran A. No. 12:29 Q. Have you ever spoken directly with 12:29 Mary Anne Minerva? 12:29 A. No. 12:29 Q. Do you know who that person is? 12:29 A. Yes. She is the Village 12:29 administrator. 12:29 Q. Do you know a person by the name of 12:29 Kathy or Katherine Spies? 12:29 A. No. 12:29 Q. Is Pat Cherry currently working at 12:29 the Ocean Beach Police Department? 12:29 A. Yes. 12:29 Q. In what capacity is he working? 12:29 A. Dispatcher. 12:29 Q. When is the last time you spoke to 12:29 Pat Cherry? 12:29 A. I saw him yesterday. 12:29 Q. Do you know who, if anyone, other 12:30
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	mR. CONNOLLY: Objection. 12:28 MR. NOVIKOFF: Again, this doesn't 12:28 reflect that it's on wood or anything else. 12:28 It's a photocopy of something that appears 12:28 to be a photocopy of words appearing on 12:28 something. Whether it's wood or a piece of 12:28 paper or cardboard, who knows. 12:28 MR. GRAFF: Okay. If Mr. Moran is 12:28 able to answer the last question, then I am 12:28 done with the document. 12:28 A. So repeat your question. 12:28 Q. Are there walls or stalls in the 12:28 Ocean Beach Police Department bathroom that are constructed of unfinished wood? 12:28 Q. Thank you. 12:28 When was the last time that you 12:28 spoke with Mayor Loeffler? 12:29 A. After direct conversation? After 12:29	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Moran A. No. 12:29 Q. Have you ever spoken directly with 12:29 Mary Anne Minerva? 12:29 A. No. 12:29 Q. Do you know who that person is? 12:29 A. Yes. She is the Village 12:29 administrator. 12:29 Q. Do you know a person by the name of 12:29 Kathy or Katherine Spies? 12:29 A. No. 12:29 Q. Is Pat Cherry currently working at 12:29 the Ocean Beach Police Department? 12:29 A. Yes. 12:29 Q. In what capacity is he working? 12:29 A. Dispatcher. 12:29 Q. When is the last time you spoke to 12:29 Pat Cherry? 12:29 A. I saw him yesterday. 12:29 Q. Do you know who, if anyone, other 12:30 than yourself has had a deposition in this 12:30
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	appears to be on the second page? MR. CONNOLLY: Objection. 12:28 MR. NOVIKOFF: Again, this doesn't 12:28 reflect that it's on wood or anything else. 12:28 It's a photocopy of something that appears 12:28 to be a photocopy of words appearing on 12:28 something. Whether it's wood or a piece of 12:28 paper or cardboard, who knows. 12:28 MR. GRAFF: Okay. If Mr. Moran is 12:28 able to answer the last question, then I am 12:28 done with the document. 12:28 A. So repeat your question. 12:28 Q. Are there walls or stalls in the 12:28 Ocean Beach Police Department bathroom that are constructed of unfinished wood? 12:28 Q. Thank you. 12:28 Q. Thank you. 12:28 When was the last time that you 12:28 spoke with Mayor Loeffler? 12:29 when I applied for the fire marshal position. 12:29	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Moran A. No. 12:29 Q. Have you ever spoken directly with 12:29 Mary Anne Minerva? 12:29 A. No. 12:29 Q. Do you know who that person is? 12:29 A. Yes. She is the Village 12:29 administrator. 12:29 Q. Do you know a person by the name of 12:29 Kathy or Katherine Spies? 12:29 A. No. 12:29 Q. Is Pat Cherry currently working at 12:29 the Ocean Beach Police Department? 12:29 A. Yes. 12:29 Q. In what capacity is he working? 12:29 A. Dispatcher. 12:29 Q. When is the last time you spoke to 12:29 Pat Cherry? 12:29 A. I saw him yesterday. 12:29 Q. Do you know who, if anyone, other 12:30 than yourself has had a deposition in this 12:30 case? 12:30
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	mR. CONNOLLY: Objection. 12:28 MR. NOVIKOFF: Again, this doesn't 12:28 reflect that it's on wood or anything else. 12:28 It's a photocopy of something that appears 12:28 to be a photocopy of words appearing on 12:28 something. Whether it's wood or a piece of 12:28 paper or cardboard, who knows. 12:28 MR. GRAFF: Okay. If Mr. Moran is 12:28 able to answer the last question, then I am 12:28 done with the document. 12:28 A. So repeat your question. 12:28 Q. Are there walls or stalls in the 12:28 Ocean Beach Police Department bathroom that are constructed of unfinished wood? 12:28 Q. Thank you. 12:28 Q. Thank you. 12:28 A. Yes. 12:28 When was the last time that you 12:28 spoke with Mayor Loeffler? 12:29 when I applied for the fire marshal position. 12:29 Q. And have you ever spoken directly 12:29	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Moran A. No. 12:29 Q. Have you ever spoken directly with 12:29 Mary Anne Minerva? 12:29 A. No. 12:29 Q. Do you know who that person is? 12:29 A. Yes. She is the Village 12:29 administrator. 12:29 Q. Do you know a person by the name of 12:29 Kathy or Katherine Spies? 12:29 A. No. 12:29 Q. Is Pat Cherry currently working at 12:29 the Ocean Beach Police Department? 12:29 A. Yes. 12:29 Q. In what capacity is he working? 12:29 A. Dispatcher. 12:29 Q. When is the last time you spoke to 12:29 Pat Cherry? 12:29 A. I saw him yesterday. 12:29 Q. Do you know who, if anyone, other 12:30 than yourself has had a deposition in this 12:30 case? 12:30 A. No. 12:30
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	MR. CONNOLLY: Objection. 12:28 MR. NOVIKOFF: Again, this doesn't 12:28 reflect that it's on wood or anything else. 12:28 It's a photocopy of something that appears 12:28 to be a photocopy of words appearing on 12:28 something. Whether it's wood or a piece of 12:28 paper or cardboard, who knows. 12:28 MR. GRAFF: Okay. If Mr. Moran is 12:28 able to answer the last question, then I am 12:28 done with the document. 12:28 A. So repeat your question. 12:28 Q. Are there walls or stalls in the 12:28 Ocean Beach Police Department bathroom that are constructed of unfinished wood? 12:28 Q. Thank you. 12:28 Q. Thank you. 12:28 A. Yes. 12:28 A. After direct conversation? After 12:29 when I applied for the fire marshal position. 12:29 Q. And have you ever spoken directly 12:29 with Mayor Rogers either before or after his 12:29	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Moran A. No. 12:29 Q. Have you ever spoken directly with 12:29 Mary Anne Minerva? 12:29 A. No. 12:29 Q. Do you know who that person is? 12:29 A. Yes. She is the Village 12:29 administrator. 12:29 Q. Do you know a person by the name of 12:29 Kathy or Katherine Spies? 12:29 A. No. 12:29 Q. Is Pat Cherry currently working at 12:29 the Ocean Beach Police Department? 12:29 A. Yes. 12:29 Q. In what capacity is he working? 12:29 A. Dispatcher. 12:29 Q. When is the last time you spoke to 12:29 Pat Cherry? 12:29 A. I saw him yesterday. 12:29 Q. Do you know who, if anyone, other 12:30 than yourself has had a deposition in this 12:30 Case? 12:30 A. No. 12:30 Q. Has anyone indicated to you that 12:30
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	mR. CONNOLLY: Objection. 12:28 MR. NOVIKOFF: Again, this doesn't 12:28 reflect that it's on wood or anything else. 12:28 It's a photocopy of something that appears 12:28 to be a photocopy of words appearing on 12:28 something. Whether it's wood or a piece of 12:28 paper or cardboard, who knows. 12:28 MR. GRAFF: Okay. If Mr. Moran is 12:28 able to answer the last question, then I am 12:28 done with the document. 12:28 A. So repeat your question. 12:28 Q. Are there walls or stalls in the 12:28 Ocean Beach Police Department bathroom that are constructed of unfinished wood? 12:28 Q. Thank you. 12:28 Q. Thank you. 12:28 A. Yes. 12:28 When was the last time that you 12:28 spoke with Mayor Loeffler? 12:29 when I applied for the fire marshal position. 12:29 Q. And have you ever spoken directly 12:29	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Moran A. No. 12:29 Q. Have you ever spoken directly with 12:29 Mary Anne Minerva? 12:29 A. No. 12:29 Q. Do you know who that person is? 12:29 A. Yes. She is the Village 12:29 administrator. 12:29 Q. Do you know a person by the name of 12:29 Kathy or Katherine Spies? 12:29 A. No. 12:29 Q. Is Pat Cherry currently working at 12:29 the Ocean Beach Police Department? 12:29 A. Yes. 12:29 Q. In what capacity is he working? 12:29 A. Dispatcher. 12:29 Q. When is the last time you spoke to 12:29 Pat Cherry? 12:29 A. I saw him yesterday. 12:29 Q. Do you know who, if anyone, other 12:30 than yourself has had a deposition in this 12:30 case? 12:30 A. No. 12:30

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1	Moran	1	Moran
2	taken in this case? 12:30	2	A. No. 12:31
3	A. No. 12:30	3	Q. About anything? 12:31
4	Q. Have you discussed the fact that 12:30	4	MR. NOVIKOFF: Well, objection. I 12:31
5	your deposition is happening today with anyone 12:30	5	mean, anything related to this lawsuit or 12:31
6	other than counsel? 12:30	6	anything in general? 12:31
7	A. No. 12:30	7	Q. In general, did you 12:31
8	Q. So does anyone outside of this room 12:30	8	A. Yes. 12:31
9	know where you are? 12:30	9	Q. Who did you speak to? Who was there 12:3
10	A. Actually, can I clarify? 12:30	10	that night? 12:31
11	O. Please. 12:30	11	MR. NOVIKOFF: On Saturday? 12:31
12	A. I told my boss for the city that I 12:30	12	MR. GRAFF: Yes. 12:31
13	had to take the day off. That was it. My 12:30	13	MR. NOVIKOFF: Objection. 12:31
14	lawyer and my boss. That's it. 12:30	14	A. Whatever calls went out, I 12:31
15	Q. Did you tell anyone at Ocean Beach 12:30	15	dispatched, but in regards to this case, no. 12:31
16	that you were 12:30	16	Q. Have you ever been convicted of a 12:31
17	A. No. 12:30	17	crime? 12:31
18	Q. When was the last time you worked, 12:30	18	A. No. 12:31
19	like the last day that you worked at Ocean 12:30	19	Q. Did you graduate high school? 12:31
20	Beach? 12:30	20	A. Yes. 12:31
21	A. Saturday, 4 p.m. to midnight, 12:30	21	Q. Which high school? 12:31
22	midnight to 8. 12:31	22	A. Irvington High School. 12:31
23	Q. And did you speak with any other 12:31	23	Q. Did you attend any college or 12:31
24	employees of the Ocean Beach Police Department 12:33		university? 12:31
25	on Saturday? 12:31	25	A. Yes. 12:31
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	The reporting worldwide (677) 702 3500	-	The reporting Worldwide (677) 702 3500
	Page 100		Page 101
1	Moran	1	Moran
2	Q. And what was the first college or 12:31	2	A. Yes. 12:32
3	university that you attended after graduating 12:31	. 3	Q. What kind of certifications? 12:32
4	high school? 12:31	4	A. New York State peace officer without 12:32
5	A. SUNY Rockland Community College. 12:31	5	firearms, and certification for New York City 12:32
6	Q. And did you attain a degree there? 12:32	6	Fire Department for fire inspector. 12:32
7	A. Yes. 12:32	7	Q. And other than college or university 12:32
8	Q. In what was your degree? 12:32	8	that ended with a degree, did you take any 12:3
9	A. Associate's of applied science. 12:32	9	other college or university courses? 12:32
10	Q. And do you hold any other degrees? 12:32	10	A. No. 12:32
11	A. Yes. 12:32	11	Q. Are you married? 12:32
12	Q. What other degrees? 12:32	12	A. No. 12:33
13	A. Bachelor's of science. 12:32	13	Q. Do you have children? 12:33
14	Q. Where did you obtain that degree? 12:32	14	A. No. 12:33
15	A. University of New Haven. 12:32	15	Q. Have you ever been married? 12:33
16	Q. Other than those two degrees, do you 12:32	16	A. No. 12:33
17	hold any other degrees? 12:32	17	Q. Have you ever been a plaintiff in a 12:33
18	A. No. 12:32	18	lawsuit? 12:33
19	Q. Do you hold any other 12:32	19	A. No. 12:33
20	certifications? 12:32	20	Q. Have you ever been a defendant in a 12:33
21	MR. NOVIKOFF: Objection to form. 12:32	21	lawsuit? 12:33
22	You can answer. 12:32	22	A. No. 12:33
23	A. For work, yes. 12:32	23	Q. Have you ever threatened to sue your 12:3
24	Q. For your work at the Fire 12:32	24	employer, any employer? 12:33
25	Department? 12:32	25	A. No. 12:33
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1	Moran	1	Moran
2	Q. Has anyone ever threatened to sue 12:33	2	Q. Have you ever been fired from a job? 12:34
3	you? 12:33	3	A. Yes. 12:34
4	A. No. 12:33	4	Q. And what was the most recent job 12:34
5	Q. Have any civilian complaints been 12:33	5	that you were fired from? 12:34
6	filed against you in connection with your jobs 12:33	1	A. It was back in when I was like 17 12:34
7	at Ocean Beach? 12:33	7	with the Village when I was a dockmaster. 12:34
8	A. No. 12:33	8	Q. Did you say when you were 17? 12:34
9	Q. What about in connection with your 12:33	9	A. Yes. 12:34
10	jobs at the city? 12:33	10	Q. Who fired you? 12:34
11	A. No. 12:33	11	A. The Village. I don't know the exact 12:34
12	Q. Have you ever been terminated? 12:33	12	person, but the Village let me go. 12:34
13	A. Yes. 12:33	13	Q. Was any reason communicated to you 12:34
14	Q. When was the most recent time that 12:33	14	for why you were fired from that position? 12:34
15	you were terminated? 12:33	15	A. The reason was that I took money and 12:34
16	MR. NOVIKOFF: Well, I am assuming 12:33	16	that was they found out and they let me go. 12:34
17	when you say "terminated," you mean fired? 12:33	17	Q. How much money? 12:34
18	MR. GRAFF: Yes. 12:33	18	A. I can't recall how much at this 12:34
19	MR. NOVIKOFF: As opposed to the 12:33	19	time. It was years ago. 12:34
20	season ending. 12:34	20	MR. NOVIKOFF: How many years ago? 12:35
21	MR. GRAFF: Yes. I am not asking 12:34	21	A. Twelve years ago maybe, 13 years 12:35
22	about that. 12:34	22	ago. 12:35
23	MR. NOVIKOFF: Okay. Fine. 12:34	23	Q. How old are you? 12:35
24	Do you understand? 12:34	24	A. 31. 12:35
25	THE WITNESS: Yes. 12:34	25	Q. Can I just get your date of birth, 12:35
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	Page 104		Page 105
1	Moran	1	Moran
1 2	Moran please? 12:35	1 2	Moran Police Department? 12:36
	Moran please? 12:35 A. May 23rd, 1978. 12:35		Moran Police Department? 12:36 A. No. 12:36
2 3 4	Moran 12:35 A. May 23rd, 1978. 12:35 Q. Have you personally ever had a drink 12:35	2 3 4	Moran Police Department? 12:36 A. No. 12:36 Q. What about inside the Ocean Beach 12:36
2 3 4 5	Moran please? 12:35 A. May 23rd, 1978. 12:35 Q. Have you personally ever had a drink 12:35 at any bars in Ocean Beach? 12:35	2 3 4 5	Moran Police Department? 12:36 A. No. 12:36 Q. What about inside the Ocean Beach police barracks? 12:36
2 3 4 5 6	Moran please? 12:35 A. May 23rd, 1978. 12:35 Q. Have you personally ever had a drink 12:35 at any bars in Ocean Beach? 12:35 A. Yes. 12:35	2 3 4 5 6	Moran Police Department? 12:36 A. No. 12:36 Q. What about inside the Ocean Beach police barracks? 12:36 A. Yes. 12:36
2 3 4 5 6 7	Moran please? 12:35 A. May 23rd, 1978. 12:35 Q. Have you personally ever had a drink 12:35 12:35 at any bars in Ocean Beach? 12:35 A. Yes. 12:35 Q. When was the last time you had a 12:35	2 3 4 5 6 7	Moran Police Department? 12:36 A. No. 12:36 Q. What about inside the Ocean Beach police barracks? 12:36 A. Yes. 12:36 Q. When was the last time you had a 12:36
2 3 4 5 6 7 8	Moran please? 12:35 A. May 23rd, 1978. 12:35 Q. Have you personally ever had a drink 12:35 at any bars in Ocean Beach? 12:35 A. Yes. 12:35 Q. When was the last time you had a 12:35 drink at a bar in Ocean Beach? 12:35	2 3 4 5 6 7 8	Moran Police Department? 12:36 A. No. 12:36 Q. What about inside the Ocean Beach police barracks? 12:36 A. Yes. 12:36 Q. When was the last time you had a drink in the barracks? 12:36
2 3 4 5 6 7 8 9	Moran please? 12:35 A. May 23rd, 1978. 12:35 Q. Have you personally ever had a drink 12:35 at any bars in Ocean Beach? 12:35 A. Yes. 12:35 Q. When was the last time you had a 12:35 drink at a bar in Ocean Beach? 12:35 A. Last summer. 12:35	2 3 4 5 6 7 8 9	Moran Police Department? 12:36 A. No. 12:36 Q. What about inside the Ocean Beach police barracks? 12:36 A. Yes. 12:36 Q. When was the last time you had a drink in the barracks? 12:36 A. Four years ago. 12:36
2 3 4 5 6 7 8 9	Moran please? 12:35 A. May 23rd, 1978. 12:35 Q. Have you personally ever had a drink 12:35 at any bars in Ocean Beach? 12:35 A. Yes. 12:35 Q. When was the last time you had a 12:35 drink at a bar in Ocean Beach? 12:35 A. Last summer. 12:35 Q. Have you ever had drinks with any 12:35	2 3 4 5 6 7 8 9	Moran Police Department? 12:36 A. No. 12:36 Q. What about inside the Ocean Beach police barracks? 12:36 A. Yes. 12:36 Q. When was the last time you had a drink in the barracks? 12:36 A. Four years ago. 12:36 Q. And who did you have a drink with at 12:36
2 3 4 5 6 7 8 9 10	Moran please? 12:35 A. May 23rd, 1978. 12:35 Q. Have you personally ever had a drink 12:35 at any bars in Ocean Beach? 12:35 A. Yes. 12:35 Q. When was the last time you had a 12:35 drink at a bar in Ocean Beach? 12:35 A. Last summer. 12:35 Q. Have you ever had drinks with any 12:35 other employees of Ocean Beach? 12:35	2 3 4 5 6 7 8 9 10	Moran Police Department? 12:36 A. No. 12:36 Q. What about inside the Ocean Beach police barracks? 12:36 A. Yes. 12:36 Q. When was the last time you had a drink in the barracks? 12:36 A. Four years ago. 12:36 Q. And who did you have a drink with at 12:36 that time? 12:36
2 3 4 5 6 7 8 9 10 11 12	Moran please? 12:35 A. May 23rd, 1978. 12:35 Q. Have you personally ever had a drink 12:35 A. 12:35 Q. When was the last time you had a least of time at a bar in Ocean Beach? 12:35 A. Last summer. 12:35 Q. Have you ever had drinks with any other employees of Ocean Beach? 12:35 MR. NOVIKOFF: In a bar? 12:35	2 3 4 5 6 7 8 9 10 11	Moran Police Department? 12:36 A. No. 12:36 Q. What about inside the Ocean Beach police barracks? 12:36 A. Yes. 12:36 Q. When was the last time you had a policy from the barracks? 12:36 A. Four years ago. 12:36 Q. And who did you have a drink with at policy from the barracks? 12:36 A. Myself. I was the only one present. 12:36
2 3 4 5 6 7 8 9 10 11 12 13	Moran please? 12:35 A. May 23rd, 1978. 12:35 Q. Have you personally ever had a drink 12:35 A. Yes. 12:35 Q. When was the last time you had a log:35 drink at a bar in Ocean Beach? 12:35 A. Last summer. 12:35 Q. Have you ever had drinks with any log:35 other employees of Ocean Beach? 12:35 MR. NOVIKOFF: In a bar? 12:35 MR. GRAFF: Anywhere. 12:35	2 3 4 5 6 7 8 9 10 11 12	Moran Police Department? 12:36 A. No. 12:36 Q. What about inside the Ocean Beach police barracks? 12:36 A. Yes. 12:36 Q. When was the last time you had a 12:36 drink in the barracks? 12:36 A. Four years ago. 12:36 Q. And who did you have a drink with at 12:36 that time? 12:36 A. Myself. I was the only one present. 12:36 Q. Other than on that occasion, did you 12:36
2 3 4 5 6 7 8 9 10 11 12 13	Moran 12:35	2 3 4 5 6 7 8 9 10 11 12 13 14	Moran Police Department? 12:36 A. No. 12:36 Q. What about inside the Ocean Beach police barracks? 12:36 A. Yes. 12:36 Q. When was the last time you had a 12:36 drink in the barracks? 12:36 A. Four years ago. 12:36 Q. And who did you have a drink with at 12:36 that time? 12:36 A. Myself. I was the only one present. 12:36 Q. Other than on that occasion, did you 12:36 ever have any other drinks in the barracks? 12:36
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Moran 12:35	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Moran Police Department? 12:36 A. No. 12:36 Q. What about inside the Ocean Beach police barracks? 12:36 A. Yes. 12:36 Q. When was the last time you had a 12:36 drink in the barracks? 12:36 A. Four years ago. 12:36 Q. And who did you have a drink with at 12:36 that time? 12:36 A. Myself. I was the only one present. 12:36 Q. Other than on that occasion, did you 12:36 ever have any other drinks in the barracks? 12:36 A. No. 12:36
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Moran 12:35 A. May 23rd, 1978. 12:35 Q. Have you personally ever had a drink 12:35 at any bars in Ocean Beach? 12:35 A. Yes. 12:35 Q. When was the last time you had a 12:35 drink at a bar in Ocean Beach? 12:35 A. Last summer. 12:35 A. Last summer. 12:35 Q. Have you ever had drinks with any 12:35 other employees of Ocean Beach? 12:35 MR. NOVIKOFF: In a bar? 12:35 MR. GRAFF: Anywhere. 12:35 A. Outside of work? 12:35 A. Outside of work? 12:35 A. No. Actually, yes, yes. 12:35 A. Actually, yes, yes. 12:35 A. Actually, yes, yes. 12:35 A. Actually, yes, yes. 12:35 Actually,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Moran Police Department? 12:36 A. No. 12:36 Q. What about inside the Ocean Beach police barracks? 12:36 A. Yes. 12:36 Q. When was the last time you had a 12:36 drink in the barracks? 12:36 A. Four years ago. 12:36 Q. And who did you have a drink with at 12:36 that time? 12:36 A. Myself. I was the only one present. 12:36 Q. Other than on that occasion, did you 12:36 ever have any other drinks in the barracks? 12:36 A. No. 12:36 Q. How many drinks, if you remember, 12:36
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Moran 12:35 A. May 23rd, 1978. 12:35 A. May 23rd, 1978. 12:35 A. When was the last time you had a 12:35 A. Last summer. 12:35 A. MR. NOVIKOFF: In a bar? 12:35 MR. NOVIKOFF: In a bar? 12:35 A. Outside of work? 12:35 A. Outside of work? 12:35 A. No. Actually, yes, yes. 12:35 A. No. Actually, yes, yes. 12:35 A. Who have you had drinks with? 12:36	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Moran Police Department? 12:36 A. No. 12:36 Q. What about inside the Ocean Beach police barracks? 12:36 A. Yes. 12:36 Q. When was the last time you had a 12:36 drink in the barracks? 12:36 A. Four years ago. 12:36 Q. And who did you have a drink with at 12:36 that time? 12:36 A. Myself. I was the only one present. 12:36 Q. Other than on that occasion, did you 12:36 ever have any other drinks in the barracks? 12:36 Q. How many drinks, if you remember, did you have on that occasion in the barracks 12:36
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Moran 12:35 A. May 23rd, 1978. 12:35 Q. Have you personally ever had a drink 12:35 at any bars in Ocean Beach? 12:35 A. Yes. 12:35 12:35 4 12:35 12:35 12:35	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Moran Police Department? 12:36 A. No. 12:36 Q. What about inside the Ocean Beach police barracks? 12:36 A. Yes. 12:36 Q. When was the last time you had a 12:36 drink in the barracks? 12:36 A. Four years ago. 12:36 Q. And who did you have a drink with at 12:36 that time? 12:36 A. Myself. I was the only one present. 12:36 Q. Other than on that occasion, did you 12:36 ever have any other drinks in the barracks? 12:36 Q. How many drinks, if you remember, did you have on that occasion in the barracks 12:37 drinking by yourself? 12:37
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Moran 12:35 A. May 23rd, 1978. 12:35 Q. Have you personally ever had a drink 12:35 at any bars in Ocean Beach? 12:35 A. Yes. 12:35 12:35 A. Last summer. 12:35 A. Last summer. 12:35 Q. Have you ever had drinks with any 12:35 Other employees of Ocean Beach? 12:35 MR. NOVIKOFF: In a bar? 12:35 MR. GRAFF: Anywhere. 12:35 A. Outside of work? 12:35 A. Outside of work? 12:35 A. No. Actually, yes, yes. 12:35 Q. Who have you had drinks with? 12:36 A. One time last year with Mike Mills 12:36 after I was off, he was off. 12:36	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Moran Police Department? 12:36 A. No. 12:36 Q. What about inside the Ocean Beach police barracks? 12:36 A. Yes. 12:36 Q. When was the last time you had a 12:36 drink in the barracks? 12:36 A. Four years ago. 12:36 Q. And who did you have a drink with at 12:36 that time? 12:36 A. Myself. I was the only one present. 12:36 Q. Other than on that occasion, did you 12:36 ever have any other drinks in the barracks? 12:36 Q. How many drinks, if you remember, did you have on that occasion in the barracks drinking by yourself? 12:37 A. Two beers. 12:37
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Moran please? 12:35	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Moran Police Department? 12:36 A. No. 12:36 Q. What about inside the Ocean Beach police barracks? 12:36 A. Yes. 12:36 Q. When was the last time you had a 12:36 drink in the barracks? 12:36 A. Four years ago. 12:36 Q. And who did you have a drink with at 12:36 that time? 12:36 A. Myself. I was the only one present. 12:36 Q. Other than on that occasion, did you 12:36 ever have any other drinks in the barracks? 12:36 Q. How many drinks, if you remember, did you have on that occasion in the barracks drinking by yourself? 12:37 A. Two beers. 12:37 Q. Two beers? 12:37
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Moran please? A. May 23rd, 1978. Q. Have you personally ever had a drink 12:35 at any bars in Ocean Beach? A. Yes. 12:35 Q. When was the last time you had a 12:35 drink at a bar in Ocean Beach? A. Last summer. 12:35 Q. Have you ever had drinks with any 12:35 other employees of Ocean Beach? MR. NOVIKOFF: In a bar? MR. GRAFF: Anywhere. 12:35 A. Outside of work? 12:35 A. No. Actually, yes, yes. Q. Who have you had drinks with? A. One time last year with Mike Mills 12:36 after I was off, he was off. Q. And then what about you had said 12:36 outside of work. What about during work or 12:36	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 5	Moran Police Department? 12:36 A. No. 12:36 Q. What about inside the Ocean Beach police barracks? 12:36 A. Yes. 12:36 Q. When was the last time you had a 12:36 drink in the barracks? 12:36 A. Four years ago. 12:36 Q. And who did you have a drink with at 12:36 that time? 12:36 A. Myself. I was the only one present. 12:36 Q. Other than on that occasion, did you 12:36 ever have any other drinks in the barracks? 12:36 Q. How many drinks, if you remember, did you have on that occasion in the barracks drinking by yourself? 12:37 A. Two beers. 12:37 A. Two beers? 12:37 A. Yes. 12:37
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Moran please? 12:35 A. May 23rd, 1978. 12:35 Q. Have you personally ever had a drink 12:35 at any bars in Ocean Beach? 12:35 A. Yes. 12:35 Q. When was the last time you had a 12:35 drink at a bar in Ocean Beach? 12:35 A. Last summer. 12:35 Q. Have you ever had drinks with any 12:35 other employees of Ocean Beach? 12:35 MR. NOVIKOFF: In a bar? 12:35 MR. GRAFF: Anywhere. 12:35 A. Outside of work? 12:35 Q. Yes. 12:35 A. No. Actually, yes, yes. 12:35 Q. Who have you had drinks with? 12:36 A. One time last year with Mike Mills 12:36 after I was off, he was off. 12:36 Q. And then what about you had said 12:36 outside of work? 12:36	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Moran Police Department? 12:36 A. No. 12:36 Q. What about inside the Ocean Beach police barracks? 12:36 A. Yes. 12:36 Q. When was the last time you had a police barracks? 12:36 Q. When was the last time you had a police barracks? 12:36 A. Four years ago. 12:36 Q. And who did you have a drink with at police barracks? 12:36 A. Myself. I was the only one present. 12:36 A. Myself. I was the only one present. 12:36 Q. Other than on that occasion, did you police barracks? 12:36 Q. Other than on that occasion, did you police barracks? 12:36 Q. How many drinks in the barracks? 12:36 Q. How many drinks, if you remember, did you have on that occasion in the barracks drinking by yourself? 12:37 A. Two beers. 12:37 Q. Two beers? 12:37 A. Yes. 12:37 Q. What kind of beers, if you remember? 12:36
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	please? A. May 23rd, 1978. Q. Have you personally ever had a drink 12:35 at any bars in Ocean Beach? A. Yes. Q. When was the last time you had a 12:35 Q. When was the last time you had a 12:35 drink at a bar in Ocean Beach? A. Last summer. Q. Have you ever had drinks with any 12:35 Q. Have you ever had drinks with any 12:35 other employees of Ocean Beach? MR. NOVIKOFF: In a bar? MR. GRAFF: Anywhere. A. Outside of work? Q. Yes. 12:35 A. No. Actually, yes, yes. Q. Who have you had drinks with? A. One time last year with Mike Mills 12:36 A. One time last year with Mike Mills 12:36 Q. And then what about you had said outside of work? Q. And then what about during work or inside of work? 12:36 A. No. 12:36	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Moran Police Department? 12:36 A. No. 12:36 Q. What about inside the Ocean Beach police barracks? 12:36 A. Yes. 12:36 Q. When was the last time you had a 12:36 drink in the barracks? 12:36 A. Four years ago. 12:36 Q. And who did you have a drink with at 12:36 that time? 12:36 A. Myself. I was the only one present. 12:36 Q. Other than on that occasion, did you 12:36 ever have any other drinks in the barracks? 12:36 Q. How many drinks, if you remember, did you have on that occasion in the barracks 12:37 A. Two beers. 12:37 Q. Two beers? 12:37 A. Yes. 12:37 Q. What kind of beers, if you remember? 12:37 A. I can't remember. 12:37
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Moran please? A. May 23rd, 1978. Q. Have you personally ever had a drink 12:35 at any bars in Ocean Beach? A. Yes. 12:35 Q. When was the last time you had a 12:35 drink at a bar in Ocean Beach? 12:35 A. Last summer. 12:35 Q. Have you ever had drinks with any 12:35 other employees of Ocean Beach? MR. NOVIKOFF: In a bar? MR. GRAFF: Anywhere. 12:35 A. Outside of work? 12:35 Q. Yes. 12:35 A. No. Actually, yes, yes. 12:35 Q. Who have you had drinks with? 12:36 A. One time last year with Mike Mills 12:36 after I was off, he was off. Q. And then what about you had said outside of work? 12:36 A. No. 12:36 Q. Have you ever had a drink of an 12:36 Q. Have you ever had a drink of an 12:36	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Police Department? A. No. 12:36 Q. What about inside the Ocean Beach police barracks? A. Yes. 12:36 Q. When was the last time you had a 12:36 drink in the barracks? 12:36 A. Four years ago. 12:36 Q. And who did you have a drink with at 12:36 that time? 12:36 A. Myself. I was the only one present. 12:36 Q. Other than on that occasion, did you 12:36 ever have any other drinks in the barracks? 12:36 Q. How many drinks, if you remember, 12:36 did you have on that occasion in the barracks drinking by yourself? 12:37 A. Two beers. 12:37 Q. Two beers? 12:37 Q. What kind of beers, if you remember? 12:37 A. I can't remember. 12:37 Q. Has anyone ever communicated to you 12:37
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	please? A. May 23rd, 1978. Q. Have you personally ever had a drink 12:35 at any bars in Ocean Beach? A. Yes. Q. When was the last time you had a 12:35 Q. When was the last time you had a 12:35 drink at a bar in Ocean Beach? A. Last summer. Q. Have you ever had drinks with any 12:35 Q. Have you ever had drinks with any 12:35 other employees of Ocean Beach? MR. NOVIKOFF: In a bar? MR. GRAFF: Anywhere. A. Outside of work? Q. Yes. 12:35 A. No. Actually, yes, yes. Q. Who have you had drinks with? A. One time last year with Mike Mills 12:36 A. One time last year with Mike Mills 12:36 Q. And then what about you had said outside of work? Q. And then what about during work or inside of work? 12:36 A. No. 12:36	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Moran Police Department? 12:36 A. No. 12:36 Q. What about inside the Ocean Beach police barracks? 12:36 A. Yes. 12:36 Q. When was the last time you had a 12:36 drink in the barracks? 12:36 A. Four years ago. 12:36 Q. And who did you have a drink with at 12:36 that time? 12:36 A. Myself. I was the only one present. 12:36 Q. Other than on that occasion, did you 12:36 ever have any other drinks in the barracks? 12:36 Q. How many drinks, if you remember, did you have on that occasion in the barracks 12:37 A. Two beers. 12:37 Q. Two beers? 12:37 A. Yes. 12:37 Q. What kind of beers, if you remember? 12:37 A. I can't remember. 12:37

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1	Moran	1	Moran
2	Department ever confiscated beers from 12:37	2	happened. 12:38
3	civilians for any reason? 12:37	3	Q. Do you know when it does happen what 12:38
4	A. Yes. 12:37	4	is done with the beers that are confiscated? 12:38
5	MR. NOVIKOFF: Well, I am going to 12:37	5	MR. NOVIKOFF: Objection to form. 12:38
6	object to the form. When you say 12:37	6	You can answer. 12:38
7	confiscate beer from civilians, are you 12:37	7	A. They are taken up to the police 12:38
8	saying took alcoholic beverages from 12:37	8	barracks. 12:38
9	civilians for no reason or took it and 12:37	9	Q. For what purpose, if you know? 12:38
10	then 12:37	10	MR. NOVIKOFF: Objection. 12:38
11	MR. GRAFF: For any reason. I was 12:37	11	A. I don't know the purpose. 12:38
12	about to 12:37	12	Q. Do you know if they are consumed in 12:38
13	MR. NOVIKOFF: Okay. Why don't you 12:37	13	the police barracks? 12:38
14	clarify the question. 12:37	14	MR. NOVIKOFF: Objection. 12:38
15	Q. Who communicated to you who told 12:37	15	A. No. 12:38
16	you that they or other members of the Ocean 12:38	16	Q. Has anyone ever communicated to you 12:38
17	Beach Police Department had confiscated beer 12:38	17	that they had consumed beer or other alcoholic 12:38
18	from a civilian? 12:38	18	beverage that had been confiscated from a 12:38
19	A. I don't understand the question. 12:38	19	civilian? 12:38
20	Q. My first question was do you know 12:38	20	A. No. 12:38
21	if has anyone ever told you if that's 12:38	21	Q. Have you ever seen any other 12:38
22	happened? 12:38	22	employees of Ocean Beach drink in the police 12:38
23	A. Yes. 12:38	23	barracks? 12:38
24	Q. Now I am asking who told you. 12:38	24	A. No, not that I can recall. 12:38
25	A. I don't know who, but it has 12:38	25	Q. What about in the police department 12:39
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1	Moran	1	Moran
2	itself? 12:39	2	MR. NOVIKOFF: You don't recall. 12:39
3	MR. NOVIKOFF: In the physical 12:39	3	The next question was did you ever see 12:39
4	building? Are you asking the physical 12:39	4	anybody drink in the Police Department and 12:40
5	building? 12:39	5	you just answered yes. Did you understand 12:40
6	MR. GRAFF: Yes. 12:39	6	the questions? 12:40
7	MR. NOVIKOFF: Okay. 12:39	7	A. Let me so what is your question? 12:40
8	A. Yes. 12:39	8	Q. How many times did you see Gary or 12:40
9	Q. Who did you see drink there? 12:39	9	Richie Bosetti drink in the police department 12:40
10	A. Gary and Richie Bosetti. 12:39	10	station? 12:40
11	Q. Did you see Gary or Richie Bosetti 12:39	11	A. Only one time. 12:40
12	drinking in the police barracks on more than 12:39		Q. And did you see both of them 12:40
13	one occasion? 12:39	13	drinking on that occasion? 12:40
14	MR. NOVIKOFF: You said police 12:39	14	A. Yes. 12:40
15	station. 12:39	15	Q. What were they drinking? 12:40
16	A. Station or barracks? 12:39	16	MR. NOVIKOFF: If you know. 12:40
17	Q. I'm sorry, police station on more 12:39	17	A. I don't I can't recall. 12:40
18	than one occasion. 12:39	18	Q. Was anyone else drinking with them? 12:40
19	MR. NOVIKOFF: He asked you two 12:39	19	A. I can't recall. 12:40
20	questions ago whether or not you had seen 12:39	20	Q. Was anyone else present in the 12:40
21	any other police officers anybody else 12:39	21	station other than you and the Bosettis? 12:40
22	drink in the police barracks. You answered 12:39	22	A. I can't recall. 12:40
23	no. 12:39	23	Q. Do you recall when that incident 12:40
24	MR. GRAFF: He answered he didn't 12:39	24	took place? 12:40
25	recall. 12:39	25	A. No. 12:40
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1	Moran	1	Moran		
2	Q. Other than that one instance with 12:40	2	would prohibit Ocean Beach police officers from 12:41		
3	the Bosettis, have you seen anyone else 12:40	3	drinking in Ocean Beach when they were off 12:41		
4	drinking alcohol in the Ocean Beach police 12:40	4	duty? 12:41		
5	station? 12:40	5	A. No. 12:41		
6	A. Not that I can recall. 12:40	6	MR. NOVIKOFF: What was the 12:42		
7	Q. Has anyone ever communicated to you 12:41	7	question? 12:42		
8	that any Ocean Beach police officer had drinks 12:41	8	(Record read.) 12:42		
9	while they were on duty? 12:41	9	MR. NOVIKOFF: Now you want to talk 12:42		
10	A. No, not that I can recall. 12:41	10	to me? 12:42		
11	Q. Do you know whether the Bosettis 12:41	11	THE WITNESS: Yes. 12:42		
12	were on duty on the one occasion which you saw 12:41		MR. GRAFF: Okay, let's go off the 12:42		
13	them in the department? 12:41	13	record. 12:42		
14	A. Repeat your question. 12:41	14	(Recess was taken from 12:42 to 12:42		
15	Q. On the occasion when you saw the 12:41	15	12:45.) 12:42		
16	Bosettis drinking in the police station, do you 12:41	16	(Record read.) 12:45		
17	know if they were on duty at that time? 12:41	17	MR. NOVIKOFF: The witness wants to 12:45		
18	A. Yes. 12:41	18	clarify that. 12:45		
19	Q. Were they on duty? 12:41	19	BY MR. GRAFF: 12:45		
20	A. Yes. 12:41	20	O. Please. 12:45		
21	Q. Do you know if there is any rule or 12:41	21	A. George basically told us at one 12:46		
22	policy that would prohibit an Ocean Beach 12:41	22	point that once you are done your shift, to go 12:46		
23	police officer from drinking while on duty? 12:41	23	home, and even though you are off duty, but not 12:46		
24	A. I can't recall. 12:41	24	to drink. He verbally told us that when your 12:46		
25	Q. Is there any policy or rule that 12:41	25	shift is over, just go home, not to drink in 12:46		
23		23	-		
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	Page 112		Page 113		
1	Moran	1	Moran		
2	the Village. 12:46	2	A. No. 12:47		
3	MR. NOVIKOFF: Off duty. 12:46	3	Q. Have you ever had any conversations 12:47		
4	A. Off duty. 12:46	4	with any other employees of Ocean Beach Police 12:47		
5	Q. At what point did George Hesse say 12:46	5	Department regarding the issue of police 12:47		
6	that? 12:46	6	officers drinking on or off duty? 12:47		
7	A. I can't recall the exact time. 12:46	7	A. No. 12:47		
8	Q. Did he say it to you in your 12:46	8	Q. Did you ever have any conversation 12:47		
9	presence? 12:46	9	with Gary or Richie Bosetti about any of the 12:47		
10	A. Yes, it was a general statement that 12:46	10	plaintiffs in this case? 12:47		
11	when you are off duty, just go home. 12:46	11	A. No. 12:47		
12	Q. Were there other people other than 12:46	12	MR. NOVIKOFF: Before or after April 12:47		
13	you and Mr. Hesse present? 12:46	13	2006? 12:47		
14	A. Yes. 12:46	14	MR. GRAFF: Before or after. 12:47		
15	Q. Was it a general department meeting? 12:46	15	MR. NOVIKOFF: Okay. 12:47		
16	A. I can't recall. 12:46	16	A. No. 12:47		
17	Q. Do you recall where that 12:46	17	Q. Have you ever heard Gary or Richie 12:47		
18	conversation took place? 12:46	18	Bosetti make any statements about any of the 12:47		
19	A. No. 12:46	19	plaintiffs in this case? 12:47		
20	Q. Do you recall any of the other 12:46	20	A. No. 12:47		
21	individuals who were present? 12:47	21	Q. Other than the fact that the 12:47		
22	A. No. 12:47	22	plaintiffs were suing Ocean Beach and that they 12:48		
23	Q. Did you ever discuss with anyone or 12:47	23	had been let go at the meeting, has George 12:48		
24	mention to anyone that George Hesse had said 12:47	24	Hesse ever said anything else to you about any 12:48		
25	that? 12:47	25	of the plaintiffs in this case? 12:48		
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	Page 114		Page 115
1	Moran	1	Moran
2	A. In what regards? 12:48	2	somebody's review from the Village to the 12:49
3	Q. Any regards. 12:48	3	for him, for Suffolk County. 12:49
4	A. Can I give me one second. 12:48	4	Q. And at what point in time is that, 12:49
5	MR. NOVIKOFF: You have got to 12:48	5	more specifically? Was that after the April 12:49
6	answer that one. 12:48	6	2006 meeting? 12:49
7	A. Yes. 12:48	7	A. Yes, it was after. 12:49
8	Q. Has he made more than one such 12:48	8	Q. And did you understand Hesse to be 12:49
9	statement? 12:48	9	referring to like an employment reference or 12:49
10	A. No. 12:48	10	recommendation for the job? 12:50
11	Q. And what was the statement that you 12:48	11	MR. NOVIKOFF: Objection to form. 12:50
12	are referring to? 12:48	12	MR. CONNOLLY: Objection. 12:50
13	A. Can I talk to him? 12:48	13	A. Could you repeat. 12:50
14	MR. NOVIKOFF: You have to answer 12:48	14	Q. When you say "review," do you mean 12:50
15	the question and then you can talk to me. 12:48	15	the same thing as like a reference or 12:50
16	A. He basically told me with Kevin 12:48	16	recommendation or something? 12:50
17	because Kevin was trying to go for the PD 12:48	17	A. Yes. 12:50
18	Suffolk County PD and somebody's review, I 12:49		Q. Did George Hesse indicate to you at 12:50
19	guess, that he had a review for him and that it 12:49	19	all what the nature of the bad review was? 12:50
20	was unfavorable. 12:49	20	A. No. 12:50
21	Q. I'm not sure I followed that. 12:49	21	Q. Did he say why he had given a bad 12:50
22	George Hesse told you that he 12:49	22	review? 12:50
23	A. In passing that supposedly Kevin was 12:49	23	A. No. 12:50
24	trying to get him a job with Suffolk County 12:49	24	Q. Did you ask? 12:50
25	police as an officer and he got a review or 12:49	25	A. No. 12:50
23	-		
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	Page 116		Page 117
1	Moran	1	Moran
2	Q. Did you discuss the statement that 12:50	2	him in a while. 12:51
3	George Hesse made to you with anyone? 12:50		Q. Did you have some sort of dispute or 12:51
4	A. No. 12:50	4	falling out? 12:51
5	Q. Did you discuss it with Kevin Lamm? 12:50		A. No. 12:51
6	A. Yes. 12:50	6	Q. What about Frank, would you say that 12:51
7	Q. Did you discuss it with anyone else? 12:50	7	at any point you considered yourself to be 12:51
8	A. No. 12:50	8	friends with Frank Fiorillo? 12:51
9	Q. When did you discuss it with Kevin 12:50	9	A. Yeah. 12:51
10	Lamm? 12:50	10	Q. As you sit here today, is there 12:51
11	A. I do not recall exactly when, but it 12:50	11	anything that has happened? 12:52
12	was I talked to him on the phone. I don't 12:50	12	A. No. 12:52
13	know when, but 12:51	13	Q. So you would still consider Frank a 12:52
14	Q. Sort of a tricky question to say 12:51	14	
15	precisely. Would you say that you are friends 12:51		A. Yeah. 12:52
16	with Kevin Lamm? 12:51	16	Q. What about Ed Carter? 12:52
17	A. Yes, I was friends with him. 12:51	17	A. Yeah. 12:52
18	MR. NOVIKOFF: Is the question today 12:51	18	Q. You would consider him a friend? 12:52
19	or any time before today? 12:51	19	A. Yeah. 12:52
20	MR. GRAFF: He indicated he was. 12:51	20	
21		21	· · · · · · · · · · · · · · · · · · ·
22	Q. Would you today consider yourself 12:51 A. No. 12:51	22	<u> </u>
		23	Q. What about Joe Nofi? 12:52
23	- · · · · · · · · · · · · · · · · · · ·	24	A. Yeah. 12:52 O. What about Coorgo Hosse? 12:52
	A. I don't know. I liked him and then 12:51	25	Q. What about George Hesse? 12:52 A. Yeah. 12:52
25	after a while we just I haven't talked to 12:51	45	
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	156 Reporting Worldwide (077) 702 3300		

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	Page 118		Page 119
1	Moran	1	Moran
2	Q. What about Gary Bosetti? 12:52	2	MR. NOVIKOFF: Note my objection. 12:53
3	A. Yeah. 12:52	3	Q. Is there such a position as Ocean 12:53
4	Q. What about Richie Bosetti? 12:52	4	Beach police commissioner? 12:53
5	A. Yes. 12:52	5	MR. NOVIKOFF: Objection. 12:53
6	Q. Just to be clear, all these 12:52	6	Foundation. Form. 12:53
7	questions I am asking if you would consider 12:52	7	You can answer. 12:53
8	them friends. 12:52	8	A. Yeah, it would be the mayor. 12:53
9	A. Yes, yes, yes. 12:52	9	Q. So currently that would be Mayor 12:53
10	Q. During the time prior to April 2nd, 12:52	10	Loeffler is the police commissioner? 12:53
11	2006 did you have an opinion either way as to 12:52	11	A. Correct. 12:53
12	whether Kevin Lamm and Frank Fiorillo were 12:52	12	Q. And was Mayor Rogers police 12:53
13	friends? 12:52	13	commissioner? 12:53
14	MR. NOVIKOFF: Wait a minute. Prior 12:52	14	A. Yes. 12:53
15	to objection. The question is prior to 12:52	15	Q. Can you think of other than those 12:53
16	April 2006 did this witness have an opinion 12:52	16	two individuals, can you think of anyone else 12:53
17	as to whether or not Mr. Fiorillo and 12:53	17	who served as Ocean Beach police commissioner? 12:53
18	Mr. Lamm were friends? I am going to 12:53	18	A. In the past or from my knowledge? 12:53
19	object. Completely irrelevant, but you can 12:53	19	Q. As far as you 12:53
20	answer. 12:53	20	A. From what I can recall, it was just 12:53
21	A. I guess they were friends. They 12:53	21	those two people. 12:54
22	worked together. 12:53	22	Q. Is there a position Ocean Beach 12:54
23	Q. Did you have an opinion as to 12:53	23	police liaison? 12:54
24	whether Frank and Richie Bosetti were friends? 12:53		MR. NOVIKOFF: Objection. Form. 12:54
25	A. I don't know. 12:53	25	Foundation. 12:54
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	Page 120		Page 121
1	Moran	1	Moran
2	A. Yeah. 12:54	2	any other depositions in this case? 12:55
3	Q. What is that position? 12:54		-
4		3	A. No. 12:55
	A. It's one of the trustees. I believe 12:54	3	A. No. 12:55 MR. GRAFF: I am going to ask the 12:55
5	A. It's one of the trustees. I believe 12:54 one of the trustees is a liaison to the Police 12:54		
5		4	MR. GRAFF: I am going to ask the 12:55
5	one of the trustees is a liaison to the Police 12:54	4 5	MR. GRAFF: I am going to ask the 12:55 court reporter to please mark as 12:55
5 6	one of the trustees is a liaison to the Police 12:54 Department. I don't know much I don't know 12:54	4 5 6	MR. GRAFF: I am going to ask the 12:55 court reporter to please mark as 12:55 Exhibit Moran 5 a multi-page document 12:55
5 6 7	one of the trustees is a liaison to the Police 12:54 Department. I don't know much I don't know 12:54 who it is or 12:54 Q. Do you know anyone who has been in 12:54 that position? 12:54	4 5 6 7 8 9	MR. GRAFF: I am going to ask the 12:55 court reporter to please mark as 12:55 Exhibit Moran 5 a multi-page document 12:55 produced by Ocean Beach, Bates numbers 1 12:55 through 25, titled Incorporated Village of 12:55 Ocean Beach, Employee Handbook. 12:55
5 6 7 8 9	one of the trustees is a liaison to the Police 12:54 Department. I don't know much I don't know 12:54 who it is or 12:54 Q. Do you know anyone who has been in 12:54 that position? 12:54 A. No, I can't recall. 12:54	4 5 6 7 8 9	MR. GRAFF: I am going to ask the 12:55 court reporter to please mark as 12:55 Exhibit Moran 5 a multi-page document 12:55 produced by Ocean Beach, Bates numbers 1 12:55 through 25, titled Incorporated Village of 12:55 Ocean Beach, Employee Handbook. 12:55 (Moran Exhibit 5, The Incorporated 12:56
5 6 7 8 9 10 11	one of the trustees is a liaison to the Police 12:54 Department. I don't know much I don't know 12:54 who it is or 12:54 Q. Do you know anyone who has been in 12:54 that position? 12:54 A. No, I can't recall. 12:54 Q. Do you know whether current Mayor 12:54	4 5 6 7 8 9 10	MR. GRAFF: I am going to ask the 12:55 court reporter to please mark as 12:55 Exhibit Moran 5 a multi-page document 12:55 produced by Ocean Beach, Bates numbers 1 12:55 through 25, titled Incorporated Village of 12:55 Ocean Beach, Employee Handbook. 12:55 (Moran Exhibit 5, The Incorporated 12:56 Village of Ocean Beach Employee Handbook, 12:56
5 6 7 8 9 10 11 12	one of the trustees is a liaison to the Police 12:54 Department. I don't know much I don't know 12:54 who it is or 12:54 Q. Do you know anyone who has been in 12:54 that position? 12:54 A. No, I can't recall. 12:54 Q. Do you know whether current Mayor 12:54 Loeffler was ever the police liaison? 12:54	4 5 6 7 8 9 10 11 12	MR. GRAFF: I am going to ask the 12:55 court reporter to please mark as 12:55 Exhibit Moran 5 a multi-page document 12:55 produced by Ocean Beach, Bates numbers 1 12:55 through 25, titled Incorporated Village of 12:55 Ocean Beach, Employee Handbook. 12:55 (Moran Exhibit 5, The Incorporated 12:56 Village of Ocean Beach Employee Handbook, 12:56 Bates stamped 1 through 25, marked for 12:56
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5 6 7 8 9 10 11 12 13	one of the trustees is a liaison to the Police 12:54 Department. I don't know much I don't know 12:54 who it is or 12:54 Q. Do you know anyone who has been in 12:54 that position? 12:54 A. No, I can't recall. 12:54 Q. Do you know whether current Mayor 12:54 Loeffler was ever the police liaison? 12:54 A. I don't know. 12:54 Q. How did you hear of the existence of 12:54	4 5 6 7 8 9 10 11 12 13 14	MR. GRAFF: I am going to ask the 12:55 court reporter to please mark as 12:55 Exhibit Moran 5 a multi-page document 12:55 produced by Ocean Beach, Bates numbers 1 12:55 through 25, titled Incorporated Village of 12:55 Ocean Beach, Employee Handbook. 12:55 (Moran Exhibit 5, The Incorporated 12:56 Village of Ocean Beach Employee Handbook, 12:56 Bates stamped 1 through 25, marked for 12:56 identification.) 12:56 Q. Mr. Moran, if you could take as much 12:56
5 6 7 8 9 10 11 12 13 14	one of the trustees is a liaison to the Police 12:54 Department. I don't know much I don't know 12:54 who it is or 12:54 Q. Do you know anyone who has been in 12:54 that position? 12:54 A. No, I can't recall. 12:54 Q. Do you know whether current Mayor 12:54 Loeffler was ever the police liaison? 12:54 A. I don't know. 12:54 Q. How did you hear of the existence of 12:54 a position police liaison? 12:54	4 5 6 7 8 9 10 11 12 13 14 15	MR. GRAFF: I am going to ask the 12:55 court reporter to please mark as 12:55 Exhibit Moran 5 a multi-page document 12:55 produced by Ocean Beach, Bates numbers 1 12:55 through 25, titled Incorporated Village of 12:55 Ocean Beach, Employee Handbook. 12:55 (Moran Exhibit 5, The Incorporated 12:56 Village of Ocean Beach Employee Handbook, 12:56 Bates stamped 1 through 25, marked for 12:56 identification.) 12:56 Q. Mr. Moran, if you could take as much 12:56 time as you need to look through that document 12:56
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5 6 7 8 9 10 11 12 13 14 15 16	one of the trustees is a liaison to the Police 12:54 Department. I don't know much I don't know 12:54 who it is or 12:54 Q. Do you know anyone who has been in 12:54 that position? 12:54 A. No, I can't recall. 12:54 Q. Do you know whether current Mayor 12:54 Loeffler was ever the police liaison? 12:54 A. I don't know. 12:54 Q. How did you hear of the existence of 12:54 a position police liaison? 12:54 A. I don't know. 12:54 Q. Did George Hesse ever make any 12:54	4 5 6 7 8 9 10 11 12 13 14 15 16 17	MR. GRAFF: I am going to ask the 12:55 court reporter to please mark as 12:55 Exhibit Moran 5 a multi-page document 12:55 produced by Ocean Beach, Bates numbers 1 12:55 through 25, titled Incorporated Village of 12:55 Ocean Beach, Employee Handbook. 12:55 (Moran Exhibit 5, The Incorporated 12:56 Village of Ocean Beach Employee Handbook, 12:56 Bates stamped 1 through 25, marked for 12:56 identification.) 12:56 Q. Mr. Moran, if you could take as much 12:56 time as you need to look through that document 12:56 to tell me if it's something that you have seen 12:56 before. 12:56
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5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	one of the trustees is a liaison to the Police 12:54 Department. I don't know much I don't know 12:54 who it is or 12:54 Q. Do you know anyone who has been in 12:54 that position? 12:54 A. No, I can't recall. 12:54 Q. Do you know whether current Mayor 12:54 Loeffler was ever the police liaison? 12:54 A. I don't know. 12:54 Q. How did you hear of the existence of 12:54 a position police liaison? 12:54 A. I don't know. 12:54 Q. Did George Hesse ever make any 12:54 statements to you concerning Ocean Beach police 12:54 A. No. 12:54 Q. Do you know who the liaison was when 12:54	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	MR. GRAFF: I am going to ask the 12:55 court reporter to please mark as 12:55 Exhibit Moran 5 a multi-page document 12:55 produced by Ocean Beach, Bates numbers 1 12:55 through 25, titled Incorporated Village of 12:55 Ocean Beach, Employee Handbook. 12:55 (Moran Exhibit 5, The Incorporated 12:56 Village of Ocean Beach Employee Handbook, 12:56 Bates stamped 1 through 25, marked for 12:56 identification.) 12:56 Q. Mr. Moran, if you could take as much 12:56 time as you need to look through that document 12:56 to tell me if it's something that you have seen 12:56 before. 12:56 MR. NOVIKOFF: Take a look. Go 12:56 (Document review.) 12:56 MR. GRAFF: While Mr. Moran is 12:57
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	one of the trustees is a liaison to the Police 12:54 Department. I don't know much I don't know 12:54 who it is or 12:54 Q. Do you know anyone who has been in 12:54 that position? 12:54 A. No, I can't recall. 12:54 Q. Do you know whether current Mayor 12:54 Loeffler was ever the police liaison? 12:54 A. I don't know. 12:54 Q. How did you hear of the existence of 12:54 a position police liaison? 12:54 A. I don't know. 12:54 Q. Did George Hesse ever make any 12:54 statements to you concerning Ocean Beach police 12:54 A. No. 12:54 Q. Do you know who the liaison was when 12:54 Mayor Rogers was mayor? 12:55	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MR. GRAFF: I am going to ask the 12:55 court reporter to please mark as 12:55 Exhibit Moran 5 a multi-page document 12:55 produced by Ocean Beach, Bates numbers 1 12:55 through 25, titled Incorporated Village of 12:55 Ocean Beach, Employee Handbook. 12:55 (Moran Exhibit 5, The Incorporated 12:56 Village of Ocean Beach Employee Handbook, 12:56 Bates stamped 1 through 25, marked for 12:56 identification.) 12:56 Q. Mr. Moran, if you could take as much 12:56 time as you need to look through that document 12:56 to tell me if it's something that you have seen 12:56 before. 12:56 MR. NOVIKOFF: Take a look. Go 12:56 through it page by page if you have to. 12:56 (Document review.) 12:56 MR. GRAFF: While Mr. Moran is 12:57 reviewing, I think that I probably have 12:57
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	one of the trustees is a liaison to the Police 12:54 Department. I don't know much I don't know 12:54 who it is or 12:54 Q. Do you know anyone who has been in 12:54 that position? 12:54 A. No, I can't recall. 12:54 Q. Do you know whether current Mayor 12:54 Loeffler was ever the police liaison? 12:54 A. I don't know. 12:54 Q. How did you hear of the existence of 12:54 a position police liaison? 12:54 A. I don't know. 12:54 Q. Did George Hesse ever make any 12:54 statements to you concerning Ocean Beach police 12:54 A. No. 12:54 Q. Do you know who the liaison was when 12:54 Mayor Rogers was mayor? 12:55 A. No. 12:55	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	MR. GRAFF: I am going to ask the 12:55 court reporter to please mark as 12:55 Exhibit Moran 5 a multi-page document 12:55 produced by Ocean Beach, Bates numbers 1 12:55 through 25, titled Incorporated Village of 12:55 Ocean Beach, Employee Handbook. 12:55 (Moran Exhibit 5, The Incorporated 12:56 Village of Ocean Beach Employee Handbook, 12:56 Bates stamped 1 through 25, marked for 12:56 identification.) 12:56 Q. Mr. Moran, if you could take as much 12:56 time as you need to look through that document 12:56 to tell me if it's something that you have seen 12:56 before. 12:56 MR. NOVIKOFF: Take a look. Go 12:56 (Document review.) 12:56 MR. GRAFF: While Mr. Moran is 12:57 reviewing, I think that I probably have 12:57 approximately an hour left of questioning. 12:57
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	one of the trustees is a liaison to the Police 12:54 Department. I don't know much I don't know 12:54 who it is or 12:54 Q. Do you know anyone who has been in 12:54 that position? 12:54 A. No, I can't recall. 12:54 Q. Do you know whether current Mayor 12:54 Loeffler was ever the police liaison? 12:54 A. I don't know. 12:54 Q. How did you hear of the existence of 12:54 a position police liaison? 12:54 A. I don't know. 12:54 Q. Did George Hesse ever make any 12:54 statements to you concerning Ocean Beach police 12:54 A. No. 12:54 Q. Do you know who the liaison was when 12:54 Mayor Rogers was mayor? 12:55 A. No. 12:55 Q. We touched on a similar question 12:55	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	MR. GRAFF: I am going to ask the 12:55 court reporter to please mark as 12:55 Exhibit Moran 5 a multi-page document 12:55 produced by Ocean Beach, Bates numbers 1 12:55 through 25, titled Incorporated Village of 12:55 Ocean Beach, Employee Handbook. 12:55 (Moran Exhibit 5, The Incorporated 12:56 Village of Ocean Beach Employee Handbook, 12:56 Bates stamped 1 through 25, marked for 12:56 identification.) 12:56 Q. Mr. Moran, if you could take as much 12:56 time as you need to look through that document 12:56 to tell me if it's something that you have seen 12:56 before. 12:56 MR. NOVIKOFF: Take a look. Go 12:56 (Document review.) 12:56 MR. GRAFF: While Mr. Moran is 12:57 reviewing, I think that I probably have 12:57 approximately an hour left of questioning. 12:57 Would anyone want to continue for an hour? 12:57
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	one of the trustees is a liaison to the Police 12:54 Department. I don't know much I don't know 12:54 who it is or 12:54 Q. Do you know anyone who has been in 12:54 that position? 12:54 A. No, I can't recall. 12:54 Q. Do you know whether current Mayor 12:54 Loeffler was ever the police liaison? 12:54 A. I don't know. 12:54 Q. How did you hear of the existence of 12:54 a position police liaison? 12:54 A. I don't know. 12:54 Q. Did George Hesse ever make any 12:54 statements to you concerning Ocean Beach police 12:54 A. No. 12:54 Q. Do you know who the liaison was when 12:54 Mayor Rogers was mayor? 12:55 A. No. 12:55	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	MR. GRAFF: I am going to ask the 12:55 court reporter to please mark as 12:55 Exhibit Moran 5 a multi-page document 12:55 produced by Ocean Beach, Bates numbers 1 12:55 through 25, titled Incorporated Village of 12:55 Ocean Beach, Employee Handbook. 12:55 (Moran Exhibit 5, The Incorporated 12:56 Village of Ocean Beach Employee Handbook, 12:56 Bates stamped 1 through 25, marked for 12:56 identification.) 12:56 Q. Mr. Moran, if you could take as much 12:56 time as you need to look through that document 12:56 to tell me if it's something that you have seen 12:56 before. 12:56 MR. NOVIKOFF: Take a look. Go 12:56 (Document review.) 12:56 MR. GRAFF: While Mr. Moran is 12:57 reviewing, I think that I probably have 12:57 approximately an hour left of questioning. 12:57

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1	Moran	1	Moran
2	(Discussion off the record.) 12:58	2	asked you some questions about a beer that you 02:01
3	BY MR. GRAFF: 12:58	3	drank at the barracks on one occasion. 02:01
4	Q. Mr. Moran, having reviewed Moran 5, 01:01	4	MR. NOVIKOFF: Was it the barracks 02:01
5	can you tell me if you recognize the document 01:01	5	or the police station? 02:01
6	as something you have seen before? 01:01	6	Q. Was it a beer that you drank in the 02:01
7	A. No. It's my first 01:01	7	barracks? 02:01
8	Q. I'm sorry, it's your 01:01	8	MR. NOVIKOFF: Oh, that he drank. 02:01
9	A. First time with this. First time I 01:01	9	Okay. 02:02
10	have seen this. 01:01	10	A. Yes. 02:02
11	Q. Have you ever seen a document called 01:01	11	Q. Did you get that beer in the 02:02
12	Ocean Beach Handbook? 01:01	12	refrigerator in the barracks? 02:02
13	A. No. 01:01	13	A. Yes. 02:02
14	Q. Employee Handbook? 01:01	14	Q. Were there other beers in that 02:02
15	A. No. 01:01	15	refrigerator? 02:02
16	MR. GRAFF: Okay. Why don't we take 01:01	16	A. Yes. 02:02
17	a break now and we can discuss timing off 01:01	17	Q. Was that a beer that you drank, was 02:02
18	the record. 01:01	18	it a beer that you had purchased? 02:02
19	MR. NOVIKOFF: You got it. 01:01	19	MR. NOVIKOFF: That he had 02:02
20	(Lunch Recess was taken from 1:01 to 01:01	20	purchased? 02:02
21	2:01.) 01:01	21	A. No. 02:02
22	CONTINUED EXAMINATION BY 01:01	22	Q. Do you know who had purchased the 02:02
23	MR. GRAFF: 02:01	23	beer that you drank? 02:02
24	Q. Good afternoon, again, Mr. Moran. 02:01	24	A. No. 02:02
25	If you recall, earlier today I had 02:01	25	Q. Do you know who had purchased any of 02:02
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1	Page 124	1	Page 125
2	the beers that were in the barracks 02:02	2	A. Yes. 02:03
3	refrigerator? 02:02	3	Q. And how did you come to be aware on 02:03
4	A. No. 02:02	4	other occasions that there were beers in that 02:03
5	Q. Do you know today whether as you sit 02:02	5	refrigerator? 02:03
6	here today presently there are beers in the 02:02	6	MR. NOVIKOFF: Note my objection to 02:03
7	barracks? 02:02	7	the form. 02:03
8	A. No idea. 02:02	8	You can answer. 02:03
9	Q. On Saturday when you last worked at 02:02	9	A. Repeat that. 02:03
10	Ocean Beach, were you in the barracks? 02:02	10	Q. How is it that you know that on 02:03
11	A. No. 02:02	11	other occasions there were beers in the fridge? 02:03
12	Q. Do you know who at any point 02:02	12	A. It was there. 02:03
13	purchased any beers that may have been in the 02:02	13	Q. Did you ever see anyone else 02:03
14	refrigerator in the barracks? 02:02	14	drinking beers in the barracks from the 02:04
15	A. I have no idea. 02:02	15	refrigerator? 02:04
16	Q. Other than that one occasion when 02:02	16	A. No. 02:04
17	you opened the fridge to get that one beer that 02:03	17	Q. When you took the beer that you 02:04
18	you drank, were there any other times that you 02:03		drank, do you remember how many other beers 02:04
19	were aware that there were beers in the fridge 02:03	19	were in the refrigerator? 02:04
\sim	in the barracks? 02:03	20	A. No. 02:04
20	A. Could you repeat the question. 02:03	21	Q. Did you ever hear anything in 02:04
21			
21 22	Q. Other than the specific time that 02:03	22	connection with the Halloween incident, did you 02:04
21 22 23	Q. Other than the specific time that 02:03 you opened up the fridge and took a beer out, 02:03	23	ever hear anyone make any reference 02:04
21 22 23 24	Q. Other than the specific time that 02:03 you opened up the fridge and took a beer out, 02:03 were you ever at any other time aware that 02:03	23 24	ever hear anyone make any reference 02:04 specifically to any reports involved in that 02:04
21 22 23	Q. Other than the specific time that 02:03 you opened up the fridge and took a beer out, 02:03	23	ever hear anyone make any reference 02:04

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1		,	
1 2	Moran	1	Moran
	MR. NOVIKOFF: Objection. Asked and 02:04	2	A. Yes, it's standard practice. If you 02:05
3	answered. 02:04	3	go to any incident, you write up a field report 02:05
4	You can answer. 02:04	4	and put it in the computer. 02:05
5	A. Repeat your question. 02:04	5	Q. Do you know who or what people wrote 02:05
6	Q. Earlier today you had mentioned the 02:04	6	reports in connection with the Halloween 02:05
7	Halloween incident. 02:04	7	incident? 02:05
8	My question is did you ever hear 02:04	8	A. No. 02:05
9	anyone mention any reports in connection with 02:04		MR. NOVIKOFF: Objection. 02:05
10	the Halloween incident? 02:04	10	You can answer. 02:05
11	MR. NOVIKOFF: Note my objection to 02:04	11	Q. Earlier you had testified that as 02:05
12	form. 02:04	12	police dispatcher there is a desk at the police 02:05
13	A. Basically just the incident report 02:04	13	station with a computer on it. Was that your 02:05
14	that was written up. 02:04	14	testimony? 02:05
15	Q. And who mentioned something to you 02:04	15	MR. NOVIKOFF: Ari, his testimony is 02:05
16	about that? 02:04	16	his testimony. Just ask him a question. 02:05
17	A. No one mentioned it, but it was 02:04	17	Q. Is there a computer on the desk that 02:05
18	standard practice. Whatever happened, they 02:04	18	you use as police dispatcher? 02:05
19	would write up a report of what happened and 02:05	19	A. Yes. 02:05
20	they would put it in the computer. 02:05	20	Q. Is that computer connected to the 02:05
21	Q. So are you assuming that that was 02:05	21	Internet? 02:05
22	done in connection with the Halloween incident? 02:05	22	A. Yes. 02:05
23	MR. NOVIKOFF: Objection. He has 02:05	23	Q. Are there any other computers 02:05
24	already testified to what his knowledge is 02:05	24	connected to the Internet in the police 02:05
25	of the incident, but you can answer. 02:05	25	station? 02:05
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1	Moran	1	Moran
2	A. Yes. 02:05	2	A. The SJS data entry system we use for 02:07
3	Q. What other computers are those? 02:05	3	the field reports, incident reports. 02:07
4	A. George's computer and there is a 02:05	4	Q. Do you know what SJS stands for? 02:07
5	second computer on that desk. 02:06	5	A. Spectrum Justice System. 02:07
6	Q. I'm sorry? 02:06	6	Q. And is that when you say "log 02:07
7	A. There is two computers, three total. 02:06	7	in," is that something that is logging in to a 02:07
8	Q. And have you ever seen anyone other 02:06	8	computer somewhere else or just internal to the 02:07
9	than George using George's computer? 02:06	9	station? 02:07
10	A. Yes. 02:06	10	A. It's its own like software program 02:07
11	Q. Who else had you seen using that 02:06	11	where we each have our own main password to log 02:07
12	computer? 02:06	12	in to our profile to put the data in. 02:07
13	A. I have used it myself. If someone 02:06	13	Q. Is there any log-in that's required 02:07
14	was on the desk, I had to do a report, I would 02:06	14	to be able to run a search for prior warrants 02:07
15	go in the back and use his to log on. Other 02:06	15	or other criminal history information? 02:08
16	officers that were on duty would use it. 02:06	16	A. Yeah. For to do like background 02:08
17	Q. And have you ever seen anyone using 02:06	17	checks? 02:08
18	the second computer in the back? 02:06	18	Q. Sure. 02:08
19	A. Yes. 02:06	19	A. Yes. There is two programs we use; 02:08
20	Q. Who have you seen using that 02:06	20	the state New York State DMV where we log in 02:08
21	computer? 02:06	21	to run like licenses, and then there is this 02:08
22	A. Paul Trosko. When we were busy, we 02:06	22	thing called E-Justice where we have our own 02:08
23	would use multiple computers. 02:06	23	name and a password and a key fob that you have 02:08
24	Q. And do you know what Paul Trosko was 02:06	24	to log in to access to do to run background 02:08
25		25	checks. 02:08
1	TSG Reporting - Worldwide (877) 702-9580		TSG Reporting - Worldwide (877) 702-9580
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Page 130 Page 131 1 1 Moran Moran 2 2 Q. Have you used both of those programs 02:08 A. The annual meeting, probably April 3 at Ocean Beach? 3 or Mav. 02:08 4 4 A. Yes. Q. And prior to April or May had you 02:09 02:08 5 ever used the justice system? 5 Currently do you have your own 6 02:09 6 log-in password for both of those programs? 02:08 A. Yes. 7 7 Q. And when was the most recent time 02:09 8 Q. Did you use either of those programs 02:08 8 prior to April '06 that you used it? 02:09 9 A. Used it last summer, this summer. 9 when you were a dockmaster? 02:08 02:10 A. No. So two years. Two seasons. 10 10 02:10 Q. Did you require any kind of license 02:08 11 Q. I may have misspoken. I'm sorry. I 02:10 11 or certification to obtain your own user name 02:08 12 don't mean to ask the same question twice. You 02:10 12 13 or password for either of those programs? 02:08 13 obtained the license did you say in the '06 02:10 14 A. We had to take like a written test, 02:09 14 April meeting or am I confusing that? 02:10 seminar -- like an overview and take a written 02:09 15 A. It would be --15 16 test. 02:09 16 MR. NOVIKOFF: Note my objection. 02:10 17 Q. When did you take that test? 02:09 17 You can answer. 02:10 A. Last summer. The only test is just 02:09 18 A. -- the '07. 02:10 18 for the -- can I clarify? 02:09 19 19 Q. So after -- a year after the 02:10 O. Please. 02:09 20 plaintiffs were let go? 20 02:10 21 A. Is for the E-Justice terminal, 02:09 21 A. Yes. 02:10 Q. And in '06 did you ever use the 22 because SJS is its own internal program, but 02:09 22 02:10 the E-Justice goes through the state, so... 23 E-Justice system? 24 Q. Do you remember what month you took 24 MR. NOVIKOFF: When you say '06, you 02:10 25 that test? 25 02:09 mean '06 season --02:10 TSG Reporting - Worldwide (877) 702-9580 TSG Reporting - Worldwide (877) 702-9580 Page 132 Page 133 1 Moran 1 Moran 2 MR. GRAFF: Summer '06, yes. 2 Foundation. 02:11 02:10 A. I can't recall right now. 3 Don't guess. 3 02:10 02:11 4 Q. Have you ever seen anyone who is not 02:10 4 A. I don't -- I can't recall when it 02:11 an OBPD officer using any of the computers in 5 was installed. 5 the Ocean Beach police station? 6 Q. Over the entire span of your 6 02:10 02:11 MR. NOVIKOFF: When you say "OBPD 7 7 02:11 employment at Ocean Beach, did you ever learn or was it ever communicated to you that there 8 officer," you are also including 02:11 8 9 9 had been an upgrade or a change in the nature dispatchers in that category? 02:11 MR. GRAFF: Yes, I am including 10 02:11 10 of the video surveillance system? 02:12 dispatchers. 02:11 11 MR. NOVIKOFF: Objection. 02:12 11 12 A. I can't recall right now. 02:11 12 Q. Are there any computers in the Ocean 02:11 Q. And when did you learn of that? 02:12 13 13 14 Beach police barracks? 02:11 14 A. I can't recall the exact time and 02:12 15 A. No. 02:11 15 date. 16 Ο. Have there ever been, as far as you 02:11 16 Q. Do you recall the season? 02:12 02:12 17 know? 02:11 17 A. No. 18 A. Not to my knowledge. 02:11 18 Q. Do you recall where you heard that? 02:12 Q. Is there any sort of video 19 19 02:11 20 surveillance program -- system in the Ocean 02:11 20 Q. Do you recall ever discussing it 02:12 21 **Beach police station?** 02:11 21 with anyone? 02:12 22 A. Yes. 22 A. I asked George about it, because he 02:12 02:11 23 Q. And when was that system installed, 02:11 23 showed me how to use it when it was installed. 02:12 02:11 24 Q. And what did he say about it? 02:12 2.4 if you know? MR. NOVIKOFF: Objection. 02:11 25 25 A. He just showed me what to do with 02:12 TSG Reporting - Worldwide (877) 702-9580 TSG Reporting - Worldwide (877) 702-9580

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1	Moran	1	Moran
2	the basically the cameras, where the cameras 02:12	2	MR. NOVIKOFF: Objection. 02:13
3	are at, and there is one that you can zoom 02:12	3	A. Yes. 02:13
4	around with a joy stick, how to use that, zoom 02:12	4	Q. And was that installed at the same 02:13
5	in, zoom out, the basics of it. 02:12	5	time as the new video system? 02:13
6	Q. And did he communicate to you why 02:12	6	A. Yes. 02:13
7	that system had been installed? 02:12	7	Q. Prior to that time was there any 02:13
8	A. I know he said that due to the old 02:13	8	audio surveillance system? 02:14
9	surveillance was outdated, they put a new one 02:13	9	A. No. 02:14
10	in. 02:13	10	MR. NOVIKOFF: Objection to form. 02:14
11	Q. And were you aware prior to that 02:13	11	Foundation. 02:14
12	time that there had been what you referred to 02:13	12	Q. Do you know whether there at any 02:14
13	as the old surveillance system? 02:13	13	point was ever any audio recording or 02:14
14	A. Yes. There was an older one in the 02:13	14	surveillance system in George Hesse's office? 02:14
15	station that was there. 02:13	15	MR. NOVIKOFF: Foundation. 02:14
16	Q. Did you ever see any video that was 02:13	16	Objection. 02:14
17	recorded on that older system? 02:13	17	A. Repeat your question. 02:14
18	A. No. 02:13	18	Q. Do you know if there was ever any 02:14
19	Q. Did you ever hear anyone in the 02:13	19	audio surveillance or recording system in 02:14
20	department talking about any video recorded on 02:13	20	George Hesse's office? 02:14
21	that system? 02:13	21	MR. NOVIKOFF: Objection. 02:14
22	A. No. 02:13	22	A. When? What time? 02:14
23	Q. Is there any audio recording or 02:13	23	Q. At any point. 02:14
24	surveillance system anywhere in the Ocean Beach 02:13	24	A. Yeah. 02:14
25	police station? 02:13	25	Q. And what are you referring to? 02:14
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	Page 136		Page 137
1	Moran	1	Moran
2	A. It's the new video system. 02:14	2	MR. NOVIKOFF: Presently? 02:15
3	Q. Other than that new video system, 02:14	3	MR. GRAFF: Presently. 02:15
4	any other audio recording or surveillance 02:14	4	MR. NOVIKOFF: If you know, answer. 02:15
5	system in George Hesse's office? 02:14	5	A. I know he did satellite systems, 02:15
6	MR. NOVIKOFF: Objection. 02:14	6	installed satellite TVs. Other than that 02:15
7	A. No. That's it. 02:14	7	and he runs a bed and breakfast with his 02:15
8	Q. Do you know if George Hesse had his 02:14	8	father, but present day, I don't know what he 02:15
9	own listening device or recording system that 02:14	9	does present day. 02:15
10	he installed in his office? 02:14	10	Q. Do you know someone by the name of 02:15
11	A. No. 02:14	11	Mitch Burns? 02:15
12	Q. Do you know someone by the name of 02:14	12	A. Yes. 02:15
13	Ian Levine? 02:14	13	Q. Who is Mitch Burns? 02:15
14	A. Yes. 02:14	14	A. He is a resident of the Village. 02:15
15	Q. Who is Ian Levine? 02:14	15	Q. Did you ever see Mitch Burns in the 02:15
16	A. He lives out in Ocean Beach, one of 02:15	16	Ocean Beach police station? 02:16
17 18	the residents. 02:15	17 18	A. A couple of times. 02:16
19	Q. Did you ever have an opinion as to 02:15 whether Ian Levine and George Hesse were 02:15		Q. And what did you see him doing on 02:16 those times? 02:16
20	friends? 02:15	20	A. Just asked if George was available. 02:16
21	MR. NOVIKOFF: Note my objection. 02:15	21	Q. And do you remember if George was 02:16
22	It's also palpably irrelevant, but you can 02:15	22	available? 02:16
23	answer. 02:15	23	A. Not that I can recall. 02:16
24	A. I don't know. 02:15	24	Q. Did Mitch Burns ask you if George 02:16
25	Q. Where does Ian Levine work? 02:15	25	was available? 02:16
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2		Page 138		Page 139
2	1	Moran	1	Moran
3 1 1 2 2 2 3 1 1 2 2 4 2 2 3 2 3 1 2 4 2 2 3 2 3 2 3 4 3 2 3 2 3 2 3 4 3 2 3 2 3 3 4 3 3 4 3 3 4 3 3				
4				
5		- · · · · · · · · · · · · · · · · · · ·		•
6 understand the question.		· · · · · · · · · · · · · · · · · · ·		
7		· · · · · · · · · · · · · · · · · · ·		
8		•		<u>e</u>
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Q. When Ian Levine asked you - I'm 02:16 21 sorry. 02:17 You can answer. 02:17 You can answer. 02:17 22 when Mitch Burns asked you the most 02:17 22 there, he was there, the wasn't he said? 02:17 23 you remember what he said? 02:17 24 you remember what he said? 02:17 25 A. If he wasn't he, he was there. If 02:17 25 26 A. If he wasn't he, he was there. If 02:17 27 28 3 3 3 3 3 3 3 3 3		• •		
21 SOFTY. When Mitch Burns asked you the most 02:17 22 23 recent time if George Hesse was available, do 02:17 24 vou remember what he said? 02:17 24 vou remember what he said? 02:17 25 26 A. If he was there, he was there. If 02:17 26 27 28 27 28 29 29 29 29 29 29 29				
22				
recent time if George Hesse was available, do 02:17 you remember what he said? 02:17 TSG Reporting - Worldwide (877) 702-9580 Page 140 Page 140 Page 140 Page 140 Page 140 Page 140 Page 141 Moran Or he isn't. If he wasn't, he would be out on 02:18 apatrol somewhere. 02:18 Hesse was there, do you recall whether you ever 02:18 A. Yes. 02:18 Q. Would they speak in George Hesse's 02:18 A. Yes. 02:18 Q. How many occasions can you remember 02:18 Mitch Burns and George Hesse paking in George 02:18 Mitch Burns and George Hesse paking in George 02:18 Mitch Burns and George Hesse paking in George 02:18 Mitch Burns and George Hesse paking in George 02:18 Mitch Burns and George Hesse paking in George 02:18 Mitch Burns and George Hesse paking in George 02:18 Mitch Burns and George Hesse paking in George 02:18 Mitch Burns and George Hesse paking in George 02:18 Mitch Burns and George Hesse paking in George 02:18 Mitch Burns and George Hesse paking in George 02:18 Mitch Burns and George Hesse paking in George 02:18 Mitch Burns and George Hesse paking in George 02:18 A. I can't recall that. 02:18 Q. Did either George Hesse or Mitch 02:18 Burns ever say anything to you about the subject of their meetings or conversations? 02:18 A. No. 02:18 A. No. 02:18 Q. Did and nothose occasions when George Hesse? 02:18 A. No. 02:18 A.		·	22	
24 you remember what he said? 02:17 24 on the street. He stopped in the station and 02:17 25 Said if George was here. I'd say either he is 02:18 TSG Reporting - Worldwide (877) 702-9580		· ·		
A. If he was there, he was there. If 02:17 TSG Reporting - Worldwide (877) 702-9580 Page 140 Page 140 Page 141 Moran Or he isn't. If he wasn't, he would be out on 02:18 patrol somewhere. 02:18 Hesse was there, do you recall whether you ever 02:18 A. Yes. 02:18 Q. And on those occasions when George 02:18 A. Yes. 02:18 Q. Would they speak in George Hesse's 02:18 Q. Would they speak in George Hesse's 02:18 Q. How many occasions can you remember 02:18 Mitch Burns and George Hesse or Mitch 02:18 A. I can't recall that. 02:18 Q. Did deither George Hesse or Mitch 02:18 A. No. 02:18 A. No. 02:18 Q. Did anyone else ever say anything to you about the subject of their meetings or conversations? 02:18 A. No. 02:18 Q. Did anyone else ever say anything to 02:18 A. No. 02:18 A. Yes. 1don't know when or the 02:19 A. Yes. 1don't know when or the 02:1		· · · · · · · · · · · · · · · · · · ·		
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7 A. Yes. 02:18 7 occasion? 02:19 8 Q. Would they speak in George Hesse's 02:18 8 A. Ian, he is also an EMT, if I recall, 02:19 9 office? 02:18 9 so he would if he was on duty, he would come 02:19 10 A. Yes. 02:18 10 to the police station. If there was a medical 02:19 11 Q. How many occasions can you remember 02:18 11 call in the police station, he would come and 02:19 12 Mitch Burns and George Hesse speaking in George 02:18 12 respond with the ambulance, so in an official 02:19 13 Hesse's office? 02:18 13 capacity. 02:19 14 A. I can't recall that. 02:18 14 Q. Do you know somebody by the name of 02:19 15 Q. Did either George Hesse or Mitch 02:18 15 JT who worked at CJs bar? 02:19 16 Burns ever say anything to you about the 02:18 16 A. Yes. 02:19 18 A. No. 02:18 17 Q. Does JT have a full name? 02:19 19 Q. Did anyone else ever say anything to 02:18<	5	Hesse was there, do you recall whether you ever 02:18	5	Q. And did you see him in the Ocean 02:18
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11 Q. How many occasions can you remember 02:18 11 call in the police station, he would come and 02:19 12 Mitch Burns and George Hesse speaking in George 02:18 12 respond with the ambulance, so in an official 02:19 13 Hesse's office? 02:18 13 capacity. 02:19 14 A. I can't recall that. 02:18 15 JT who worked at CJs bar? 02:19 16 Burns ever say anything to you about the 02:18 16 A. Yes. 02:19 17 subject of their meetings or conversations? 02:18 17 Q. Does JT have a full name? 02:19 18 A. No. 02:18 19 MR. NOVIKOFF: I would think most 02:19 18 A. I don't know. 02:19 19 O2:19	9	office? 02:18	9	
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13 Hesse's office? 02:18 13 capacity. 02:19 14 A. I can't recall that. 02:18 15 Q. Did either George Hesse or Mitch 02:18 15 JT who worked at CJs bar? 02:19 16 Burns ever say anything to you about the 02:18 16 A. Yes. 02:19 17 Subject of their meetings or conversations? 02:18 18 A. No. 02:18 18 A. I don't know. 02:19 19 Q. Did anyone else ever say anything to 02:18 19 MR. NOVIKOFF: I would think most 02:19 19 Q. Did you ever see Mitch Burns and George Hesse? 02:18 20 people do. 02:19 21 A. I don't know. 02:19 22 A. No. 02:18 22 Q. Did you ever see JT in the Ocean 02:19 23 Q. Did you ever see Mitch Burns use a 02:18 24 A. Yes. I don't know when or the 02:19 25 A. Not that I can recall. 02:18 25 extent. 02:19				•
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15 Q. Did either George Hesse or Mitch 02:18 15 JT who worked at CJs bar? 02:19 16 Burns ever say anything to you about the 02:18 16 A. Yes. 02:19 17 Subject of their meetings or conversations? 02:18 17 Q. Does JT have a full name? 02:19 18 A. I don't know. 02:19 18 A. I don't know. 02:19 19 Q. Did anyone else ever say anything to 02:18 19 MR. NOVIKOFF: I would think most 02:19 19 Q. Did anyone else ever say anything to 02:18 20 people do. 02:19 21 Detween Mitch Burns and George Hesse? 02:18 21 A. I don't know. 02:19 22 Q. Did you ever see JT in the Ocean 02:19 23 Q. Did you ever see Mitch Burns use a 02:18 24 A. Yes. I don't know when or the 02:19 25 extent. 02:19 Exte				
16 Burns ever say anything to you about the 02:18 16 A. Yes. 02:19 17 subject of their meetings or conversations? 02:18 17 Q. Does JT have a full name? 02:19 18 A. No. 02:18 18 A. I don't know. 02:19 18 A. I don't know. 02:19 19 Oz.				
17 subject of their meetings or conversations? 02:18 17 Q. Does JT have a full name? 02:19 18 A. No. 02:18 18 A. I don't know. 02:19 19 Q. Did anyone else ever say anything to vou about the subject of any communications of the subject of the subject of any communications of the subject of the subject of any communications of the subject				
18 A. No. 02:18 18 A. I don't know. 02:19 19 Q. Did anyone else ever say anything to 02:18 19 MR. NOVIKOFF: I would think most 02:19 20 you about the subject of any communications 02:18 20 people do. 02:19 21 between Mitch Burns and George Hesse? 02:18 21 A. I don't know. 02:19 22 A. No. 02:18 22 Q. Did you ever see JT in the Ocean 02:19 23 Q. Did you ever see Mitch Burns use a 02:18 23 Beach police station? 02:19 24 computer in the Ocean Beach police station? 02:18 24 A. Yes. I don't know when or the 02:19 25 A. Not that I can recall. 02:18 25 extent. 02:19				
19 Q. Did anyone else ever say anything to 02:18 20 you about the subject of any communications 02:18 21 between Mitch Burns and George Hesse? 02:18 22 A. No. 02:18 23 Q. Did you ever see Mitch Burns use a 02:18 24 computer in the Ocean Beach police station? 02:18 25 A. Not that I can recall. 02:18 20 people do. 02:19 21 A. I don't know. 02:19 22 Q. Did you ever see JT in the Ocean 02:19 23 Beach police station? 02:19 24 A. Yes. I don't know when or the 02:19 25 extent. 02:19				•
20 you about the subject of any communications 02:18 20 people do. 02:19 21 between Mitch Burns and George Hesse? 02:18 21 A. I don't know. 02:19 22 A. No. 02:18 22 Q. Did you ever see JT in the Ocean 02:19 23 Q. Did you ever see Mitch Burns use a computer in the Ocean Beach police station? 02:18 23 Beach police station? 02:19 24 computer in the Ocean Beach police station? 02:18 24 A. Yes. I don't know when or the 02:19 25 A. Not that I can recall. 02:18 25 extent. 02:19				
21 between Mitch Burns and George Hesse? 02:18 21 A. I don't know. 02:19 22 A. No. 02:18 22 Q. Did you ever see JT in the Ocean 02:19 23 Q. Did you ever see Mitch Burns use a computer in the Ocean Beach police station? 02:18 23 Beach police station? 02:19 24 computer in the Ocean Beach police station? 02:18 24 A. Yes. I don't know when or the ocean 02:19 25 A. Not that I can recall. 02:18 25 extent. 02:19				
22 A. No. 02:18 23 Q. Did you ever see Mitch Burns use a 02:18 24 computer in the Ocean Beach police station? 02:18 25 A. Not that I can recall. 02:18 26 Q. Did you ever see JT in the Ocean 02:19 27 Q. Did you ever see JT in the Ocean 02:19 28 Beach police station? 02:19 29 Q. Did you ever see JT in the Ocean 02:19 20 Q. Did you ever see JT in the Ocean 02:19 20 Q. Did you ever see JT in the Ocean 02:19 21 Q. Did you ever see JT in the Ocean 02:19 22 Q. Did you ever see JT in the Ocean 02:19 23 Beach police station? 02:19 24 Computer in the Ocean Beach police station? 02:19 25 Extent. 02:19				÷ ÷
Q. Did you ever see Mitch Burns use a 02:18 computer in the Ocean Beach police station? 02:18 A. Not that I can recall. 02:18 23 Beach police station? 02:19 24 A. Yes. I don't know when or the 02:19 25 extent. 02:19				
24 computer in the Ocean Beach police station? 02:18 24 A. Yes. I don't know when or the 25 A. Not that I can recall. 02:18 25 extent. 02:19				
25 A. Not that I can recall. 02:18 25 extent. 02:19				-
18G Reporting - Worldwide (877) 702-9580 TSG Reporting - Worldwide (877) 702-9580	23		43	
		15G Reporting - Worldwide (877) 702-9580		18G Reporting - Worldwide (877) 702-9580

Page 142 Page 143 1 Moran 1 Moran 2 Q. Did you see him more than once? 02:19 2 with Kevin Lamm? 02:20 3 A. I can't recall. 3 02:20 02:19 A. No. 4 4 Q. Did you speak with him on any 02:19 Q. Did you ever discuss JT with Kevin 02:20 5 occasion in the Ocean Beach police station? 5 02:19 Lamm? 02:20 6 6 A. Yes. A. No. 02:20 7 Q. And did he communicate anything 02:20 7 Q. Did you ever discuss Ian Levine with 02:20 8 about the nature of his purpose in being there? 02:20 8 Ty Bacon? 02:20 A. Just to see if George was available, 02:20 9 9 02:21 if he was there. If he wasn't, he wasn't. 10 10 Did you ever discuss Ian Levine with 02:21 Q. And on any occasions did you ever 11 **Kevin Lamm?** 02:21 11 02:20 see JT go into George Hesse's office to speak 02:20 12 A. No. 02:21 12 13 to George Hesse? 02:20 13 Q. Has anyone ever made any statements 02:21 14 A. Yes. 02:20 14 to you indicating any kind of connection between Mitch Burns and any illegal drugs? 15 Q. And did anyone ever communicate 02:20 02:21 15 anything to you about the nature of those 02:20 16 MR. NOVIKOFF: Objection. 02:21 16 communications? 17 17 You can answer. 02:21 18 02:20 18 A. No. A. No. 02:21 19 Q. Did you ever discuss Mitch Burns 02:20 19 Q. Same question with respect to JT? 02:21 with Tyree Bacon? 20 20 A. Same question with respect to Ian 21 A. No. 02:20 21 Q. 02:21 Levine? 22 Q. Did you ever discuss JT with Tyree 02:20 22 02:21 Bacon? 23 A. No. 02:21 23 02:20 24 24 Q. Do you know where evidence is 02:21 25 Q. Did you ever discuss Mitch Burns 02:20 25 currently stored in the Ocean Beach Police 02:21 TSG Reporting - Worldwide (877) 702-9580 TSG Reporting - Worldwide (877) 702-9580 Page 144 Page 145 1 Moran 1 Moran 2 **Department?** 02:21 2 was ever stored anywhere other than those two 02:22 3 A. Yes. 02:21 3 places? 02:22 4 Q. Where is that stored? 02:21 4 A. No. 02:22 5 A. We have two places. For -- what 02:21 5 Q. Do you know if George Hesse ever 02:22 kind of evidence? What type of evidence? 02:21 6 kept any sort of evidence in his own office? 6 02:22 Q. If you could tell me what kind is 7 A. No idea. 7 02:21 stored in both of those places. 02:21 8 8 Q. Did George Hesse ever make any 02:22 9 A. There is two things. There is a 9 statements to you about Samuel Gilberd? 02:23 MR. NOVIKOFF: I am going to --10 safe in the front for found property, so let's 02:22 10 02:23 say if you lose something, we will record it in 02:22 11 MR. CONNOLLY: Objection. 02:23 11 12 the blotter and make a lost property receipt, 12 MR. NOVIKOFF: You could ask this 02:23 it will go in the front safe, and then in the 02:22 13 question. Why you are asking it, I don't 13 02:23 14 back room they have a black cabinet that has 02:22 14 know, but I think we are on tricky ground 02:23 15 all the inventory and it goes in the black --15 here, so you can answer the question. 02:23 16 back room. 16 A. No. 02:23 Q. And did you ever put any evidence 17 17 02:22 MR. NOVIKOFF: There we go. 02:23 18 into that back room? 02:22 18 Q. Did George Hesse ever make any 02:23 02:22 statement to you about any of the plaintiffs 19 A. No. 19 02:23 wearing a wire? 20 O. Have you ever seen the evidence 02:22 20 that's in that back room? 02:22 21 A. Not that I can recall. 02:23 21 02:22 2.2 A. No, just in the black storage 22 Q. And when I say "wearing a wire," 02:23 23 cabinet. 02:22 23 just so we are clear, do you understand what I 02:23 Q. Do you know whether at any point 24 mean by that? 02:23 during your employment at Ocean Beach evidence 02:22 25 02:23 25 A. Yes. TSG Reporting - Worldwide (877) 702-9580 TSG Reporting - Worldwide (877) 702-9580

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	Page 146		Page 147
1	Moran	1	Moran
2	Q. What does wearing a wire mean? 02:23	2	Beach Police Department wearing a wire? 02:24
3	A. It would be when someone would be 02:23	3	A. Not that I can recall. 02:24
4	wearing a microphone to get a tape for 02:23	4	Q. Did Kevin Lamm ever make any 02:24
5	wearing a mike being taped, tape recording a 02:23	5	statements to you about anyone wearing a wire? 02:24
6	conversation. 02:23	6	A. Not that I can recall. 02:24
7	Q. Did anyone ever make any statements 02:23	7	Q. Did anyone ever make any statement 02:24
8	to you about any of the plaintiffs and wearing 02:24	8	or suggestion to you or in your presence that 02:25
9	a wire? 02:24	9	any of the plaintiffs may have been let go 02:25
10	MR. NOVIKOFF: Other than counsel? 02:24	10	because of something to do with a wire? 02:25
11	MR. GRAFF: Other than counsel. 02:24	11	MR. NOVIKOFF: Objection to form. 02:25
12	A. Not that I can recall. 02:24	12	A. What? 02:25
13	Q. Did you ever make any statements to 02:24	13	Q. Did anyone ever say anything that 02:25
14	anyone else about any of the plaintiffs and a 02:24	14	you heard about the reason that plaintiffs were 02:25
15	wire? 02:24	15	let go being something to do with the wire? 02:25
16	MR. NOVIKOFF: Other than to 02:24	16	MR. NOVIKOFF: Note my objection. 02:25
17	counsel? 02:24	17	A. No. 02:25
18	MR. GRAFF: Yes. 02:24	18	Q. Did anyone ever make any statements 02:25
19	A. Not that I can recall. 02:24	19	to you that made reference to Officer Hardman 02:25
20	Q. Did George Hesse ever make any 02:24	20	and a wire? 02:25
21	statements to you about anyone else in Ocean 02:24	21	A. Not that I no, I can't recall. 02:25
22	Beach wearing a wire other than plaintiffs? 02:24	22	MR. GRAFF: Off the record. 02:26
23	A. Not that I can recall. 02:24	23	(Discussion off the record.) 02:26
24	Q. Did anyone else ever make any 02:24	24	MR. GRAFF: I will note for the 02:28
25	statements to you about anyone in the Ocean 02:24	25	record as I mentioned when we were off that 02:28
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			1 2
	Page 148		Page 149
1	Page 148 Moran	1	Page 149 Moran
1 2	Moran	1 2	Moran
			Moran
2	Moran the recordings that I am going to play are 02:28 excerpts from a longer recording that was 02:28	2	Moran containing numerous recordings and they 02:29
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1	Moran	1	Moran
2	MR. GRAFF: Okay. To the extent 02:30	2	asking this witness to do is to testify as 02:31
3	that it's possible 02:30	3	to what he heard on the audio. It may not 02:31
4	MR. NOVIKOFF: I am going to have to 02:30	4	be completely accurate, given the speed in 02:32
5	object then, unless you have a written 02:30	5	which the recording is going on, the manner 02:32
6	transcript of what we are going to be 02:30	6	in which it's being said and the manner in 02:32
7	looking at, to doing this. Now, if that 02:30	7	which it's being recorded, and if you are 02:32
8	means we come back another time with a 02:31	8	going to ask my client to do that, then no 02:32
9	proper transcript, then I'm fine with that, 02:31	9	disrespect to the court reporter, the court 02:32
10	but I think that it's unfair for you to 02:31	10	reporter is probably more capable than my 02:32
11	have an excerpt played and then ask my 02:31	11	client of hearing and transcribing what was 02:32
12	client questions and then expect me or 02:31	12	said. 02:32
13	Mr. Connolly to remember what exactly was 02:31	13	MR. GRAFF: I think that the 02:32
14	said and then to either go back with our 02:31	14	recordings and my questions will be aimed 02:32
15	own tapes to see what was said beforehand 02:31	15	at whether the recording refreshes 02:32
16	or what was after so that the excerpt would 02:31	16	Mr. Moran's recollection of anything 02:32
17	be in context. 02:31	17	independent of what's here and my questions 02:32
18	MR. GRAFF: Okay. To address that 02:31	18	will then be based on Mr. Moran's 02:32
19	in part, I will ask the witness to tell me 02:31	19	independent recollection. Does that 02:32
20	in his words what he heard spoken so that 02:31	20	address any of your objections? 02:32
21	what he heard and is responding to will be 02:31	21	MR. NOVIKOFF: It does one. I mean, 02:32
22	in the transcript. 02:31	22	I don't know what you are asking him to 02:32
23	MR. NOVIKOFF: Ari, that doesn't 02:31	23	refresh his recollection about. 02:32
24	fly, because and respectfully, I am not 02:31	24	MR. GRAFF: I will ask him first 02:32
25	trying to be hard here, but what you are 02:31	25	question "does what you heard refresh your 02:32
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	Page 152		Page 153
1	Page 152	1	Page 153
1 2	Moran	1 2	Moran
2	Moran recollection of anything." 02:33	2	Moran MR. NOVIKOFF: I think for the 02:34
2 3	Moran recollection of anything." 02:33 MR. NOVIKOFF: Kevin, if you want 02:33	2 3	Moran MR. NOVIKOFF: I think for the 02:34 MR. CONNOLLY: I think for Ari's 02:34
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	Page 154		Page 155
1	Moran	1	Moran
2	for example, if it's track 3, 43rd second 02:35	2	2:54.) 02:36
3	to minute and 12, then the court reporter 02:35	3	MR. NOVIKOFF: After considerable 02:36
4	can put that in and then whoever is reading 02:35	4	discussion with Mr. Graff and Mr. Connolly 02:54
5	this will have an understanding, because we 02:35	5	
6	would then have to agree to attach as an 02:35	6	, & &
7	exhibit to the deposition the transcript of 02:35	7	the examination with regard to two excerpts 02:54 from audio tapes which Mr. Graff has 02:54
8	that audio, this way the reader of the 02:35	8	represented have already been produced so 02:54
9	transcript will have accessible what 02:35	9	that he can inquire with the witness with 02:55
10	exactly was said on the audio. 02:35	10	regard to what we will be listening to. 02:55
11	MR. CONNOLLY: You would also need 02:35	11	The representation has been made that these 02:55
12	to attach as an exhibit the disk. 02:35	12	excerpts are approximately two minutes in 02:55
13	MR. GRAFF: That's what I had in 02:35	13	length each. We will be walking out today 02:55
14	mind originally, and so I am clear, if I 02:35	14	with a disk or disks containing both 02:55
15	can get you the track and the time number, 02:35	15	excerpts and that the court reporter will 02:55
16	but not a transcript 02:35	16	undertake her best efforts to transcribe 02:55
17	MR. NOVIKOFF: We can go forward 02:35	17	what we will hear, although she will not 02:55
18	with the questioning. 02:35	18	certify that as to the accuracy of these 02:55
19	MR. CONNOLLY: Based upon your 02:35	19	two audio tape excerpts. 02:55
20	representation that it's two tracks of 02:35	20	Mr. Graff, does that represent what 02:55
21	approximately two minutes. 02:35	21	we have agreed to? 02:55
22	MR. NOVIKOFF: Right. 02:35	22	MR. GRAFF: Yes, and just in case 02:55
23	MR. GRAFF: Okay. Let's take a 02:36	23	your copies get lost, we will be actually 02:55
24	break. I think I can get that information. 02:36	24	marking the disks that I play. 02:55
25	(Recess was taken from 2:36 to 02:36	25	The first excerpt is contained on 02:55
	TSG Reporting - Worldwide (877) 702-9580		TSG Reporting - Worldwide (877) 702-9580
			12 0 110portung
	Page 156		Page 157
1	Moran	1	Moran
2			
	the disk with the case caption on it. I 02:55	2	VOICE 1: Who was wearing the wire 02:57
3	have copies for Mr. Connolly and 02:56	2 3	
3 4	-	3 4	VOICE 1: Who was wearing the wire 02:57 or was gonna wear the wire or whatever with 02:57 this wire? 02:57
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	Page 158		Page 159
1	Moran	1	Moran
2	A. No. 02:59	2	answered. He answered that this morning. 03:00
3	Q. Were you able to hear the word 02:59	3	I think your question should be, 03:00
4	"wire" in your voice? 02:59	4	respectfully, does anything he heard 03:00
5	A. Yes. 02:59	5	refresh his recollection, not whether what 03:00
6	Q. Were you able to hear a reference to 02:59	6	he recalled, because he has already 03:00
7	something about a guy who got beat up or to 02:59	7	answered that question. 03:00
8	Gilberd? 02:59	8	MR. GRAFF: Absolutely. I thought 03:00
9	A. Repeat. What? 02:59	9	it was easier than trying to make him 03:00
10	Q. Did you hear a reference to a wire 02:59	10	remember his prior testimony. 03:00
11	connected to somebody beat up or Gilberd? 02:59	11	MR. NOVIKOFF: I am going to object 03:00
12	A. No. 02:59	12	to the question. 03:00
13	Q. Do you recall the conversation? 02:59	13	You can answer it. 03:00
14	A. No. 02:59	14	A. No. 03:00
15	Q. Do you recall that you ever spoke to 02:59	15	Q. And does anything here refresh your 03:00
16	Kevin Lamm about what was said at a meeting 02:59		recollection about that? 03:00
17	about why they were let go? 02:59	17	A. No. 03:00
18	A. No. 02:59	18	Q. As you sit here today, do you 03:00
19	MR. NOVIKOFF: Your answer is no. 02:59	19	believe that you ever said anything to Kevin 03:00
20	A. No. 02:59	20	Lamm about wearing a wire and George Hesse? 03:00
21	Q. Do you recall whether anyone ever 02:59	21	MR. CONNOLLY: Objection. 03:00
22	said anything to you with respect to a reason 03:00	22	MR. NOVIKOFF: Objection. The audio 03:00
23	for plaintiffs being let go having something to 03:00	23	speaks for itself. The audio clearly 03:00
24	do with a wire? 03:00	24	states in his voice, from what I understand 03:00
25	MR. NOVIKOFF: Objection. Asked and 03:00	25	from what the witness said he heard his 03:00
23	•	25	
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	Page 160		Page 161
1	Moran	1	Moran
2	voice say the word "wire," so if you are 03:01	2	to the conversation. What's the purpose of 03:01
3	asking him if he ever believes he said it, 03:01	3	playing it again? 03:01
4	I don't understand the question in light of 03:01	4	MR. GRAFF: I am going to play one 03:02
5	the fact that he has already testified that 03:01	5	minute and twelve seconds again in case he 03:02
6	he heard his voice say the word "wire." 03:01	6	is able to hear any more the second time 03:02
7	MR. CONNOLLY: Ari, I am going to 03:01	7	through. 03:02
8	request, and you guys can work it out 03:01	8	MR. NOVIKOFF: Well, you should ask 03:02
9	however you want it, I would like to listen 03:01	9	him does he think if you play it again will 03:02
10	to it a second time. 03:01	10	it refresh his recollection. If he 03:02
11	MR. GRAFF: I was just going to ask 03:01	11	doesn't, then I think it is harassment. 03:02
12	if he wouldn't mind, I know the quality is 03:01	12	Q. Do you think that if 03:02
13	poor, but I am going to play the same 03:01	13	A. No. 03:02
14	recording once more. 03:01	14	Q. You think you won't understand 03:02
15	MR. NOVIKOFF: Now I object to that, 03:01	15	anything more? 03:02
16	Ari, and let me state for the record, you 03:01	16	A. No. 03:02
17	have now played this audio tape once. The 03:01	17	MR. CONNOLLY: What I am going to 03:02
18	witness indicated that he does not 03:01	18	request is to the extent there is going to 03:02
19	understand some of what he said on that 03:01	19	be any further questioning of the witness 03:02
20	because of the quality of the audio. He 03:01	20	in this regard, that I be provided an 03:02
		21	opportunity to listen to it a second time, 03:02
21	has identified that it's him, he has 03:01		
	has identified that it's him, he has 03:01 identified that it's Kevin Lamm on the 03:01	22	if need be, out of his presence. 03:02
21			if need be, out of his presence. 03:02 MR. NOVIKOFF: That would be 03:02
21 22 23 24	identified that it's Kevin Lamm on the 03:01	22	
21 22 23	identified that it's Kevin Lamm on the 03:01 other end, he has answered yes that he did 03:01	22 23	MR. NOVIKOFF: That would be 03:02
21 22 23 24	identified that it's Kevin Lamm on the 03:01 other end, he has answered yes that he did 03:01 hear that he used the word "wire." What he 03:01	22 23 24	MR. NOVIKOFF: That would be 03:02 appropriate. 03:02

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	Page 162		Page 163
1	Moran	1	Moran
2	Mr. Moran has testified to as much as he 03:02	2	question. What you do I can't 03:03
3	understood from this and doesn't believe 03:02	3	physically stop you from putting the disk 03:03
4	that he will be able to hear it more 03:02	4	in the tape recorder and playing it and I 03:03
5	clearly the second time, I am going to not 03:02	5	can't physically stop you from asking the 03:03
6	continue with questions. 03:02	6	question. I am objecting to it. 03:03
7	MR. CONNOLLY: Okay, then I won't 03:02		MR. GRAFF: So I am going to replay 03:03
8	need to listen to it, but Ari, my concern 03:02	8	a couple of segments of that minute and 03:03
9	is that I didn't get a good listen I got 03:02	9	twelve seconds subject to Mr. Novikoff's 03:03
10	a good listen. A lot of it I was unable to 03:02	10	objection. 03:03
11	understand. 03:03	11	Mr. Connolly, do you need a break to 03:03
12	MR. NOVIKOFF: I will represent that 03:03	12	listen to it or do you want to listen to it 03:03
13	if you go through with any witness word by 03:03	13	this time through? 03:03
14	word in slow motion or whatever, I'm sure 03:03	14	MR. CONNOLLY: I would like to 03:03
15	any witness will hear better than the first 03:03	15	listen to it one time before I would 03:03
16	time. Do you understand what I am saying? 03:03	16	like to listen to it another time. Then 03:03
17	MR. GRAFF: So then what's your 03:03	17	you can do what you need to do in terms of 03:04
18	objection 03:03	18	questioning the witness. 03:04
19	MR. NOVIKOFF: Well, you are doing 03:03	19	MR. GRAFF: Okay, and is your 03:04
20	it at the same speed. You are not breaking 03:03	20	"another time" now when I play it or do you 03:04
21	it down. 03:03	21	want to listen to it privately? 03:04
22	MR. GRAFF: I can pause it at points 03:03	22	MR. CONNOLLY: I want to listen to 03:04
23	to ask what he heard. 03:03	23	it privately. Why don't we break and you 03:04
24	MR. NOVIKOFF: The witness has 03:03	24	can play it for me. 03:04
25	said well, he has answered your 03:03	25	MR. NOVIKOFF: Well, let's just 03:04
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	Page 164		Page 165
1	Moran	1	Moran
2	finish this line of questioning with this 03:04	2	"Gilberd," and so your question prior to 03:10
3	witness first. 03:04	3	playing it the second time made reference 03:10
4	MR. CONNOLLY: But I wanted to be 03:04	4	to Gilberd, which my client I don't 03:10
5	able to hear it so I could follow better. 03:04	5	recall what his answer was at the time, but 03:10
6	MR. GRAFF: It's up to you. 03:04	6	you now played two different not two 03:10
7	MR. CONNOLLY: It's a minute and 03:04	7	different. You played the second 03:10
8	twenty seconds. Let him take a bathroom 03:04	8	recording was different in length and in 03:10
9	break and let me listen to it. 03:04	9	content than the first recording, that's 03:10
10	(Recess was taken from 3:04 to 03:04	10	the only thing I want to represent, and the 03:10
11	3:06.) 03:04	11	court reporter, from my understanding, did 03:10
12	MR. NOVIKOFF: Let's on the record 03:07	12	not take down the last part of the second 03:10
13	indicate what's going on. Mr. Graff is 03:08	13	audio that we heard, which was just an 03:10
14	going to again play the same recording that 03:08	14	extension of the first recording. 03:10
15	he played for Mr. Moran. He is going to 03:08	15	MR. GRAFF: The first recording the 03:10
16	play it a second time. Correct? 03:08	16	first time we listened I stopped it at 112. 03:10
17	MR. GRAFF: Yes. 03:08	17	In fact, it runs to 128. It was 03:10
18	MR. NOVIKOFF: You don't need to say 03:08		unintentional. I thought I heard in that 03:10
19	anything more. Then what you do you do. 03:08	19	first 112 a reference to Gilberd. That's 03:10
20	(Audio excerpt played.) 03:08	20	it. 03:10
21	MR. NOVIKOFF: I am going to 03:09	21	MR. NOVIKOFF: Okay. So now your 03:10
22	represent on the record that that last part 03:10	22	question is now that you have played it a 03:10
23 24	of the tape that we just heard now the 03:10	23	second time 03:11
25	second time was not played the first time, 03:10 there was a reference to the word 03:10	24 25	Q. Mr. Moran, having listened to this a 03:11 second time, do you have any recollection of 03:11
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	Page 166		Page 167
1	Moran	1	Moran
2	what it was that you were talking about in this 03:11	2	Ocean Beach in the Police Department the 03:11
3	portion of the conversation? 03:11	3	subject of anyone else wearing a wire? 03:11
4	MR. NOVIKOFF: And just so the 03:11	4	A. No. 03:11
5	record is clear, you are asking this 03:11	5	MR. NOVIKOFF: Okay. 03:11
6	witness if by hearing this audio tape, to 03:11	6	MR. GRAFF: That's the end of 03:12
7	the extent he even understood it, does that 03:11	7	questions on that tape. 03:12
8	refresh his recollection today as to what 03:11	8	(Moran Exhibit 6, CD labeled Carter 03:12
9	he said to Kevin Lamm whenever he had a 03:11	9	et al., v. Incorporated Village of Ocean 03:12
10	conversation with Kevin Lamm? 03:11	10	Beach, et al., Disk C, marked for 03:12
11	A. No. 03:11	11	identification.) 03:13
12	Q. Does it refresh your recollection as 03:11	12	MR. NOVIKOFF: We would ask the 03:13
13	to whether you said anything to Kevin Lamm 03:11		court reporter to give it her best to try 03:13
14	about a wire? 03:11	14	to transcribe this as well, understanding 03:13
15	A. No. 03:11	15	that if it's like the last one, it may be 03:13
16	Q. Does it refresh your recollection as 03:11	16	difficult. 03:13
17	to whether you said anything to Kevin Lamm 03:11		(Audio excerpt was played.) 03:13
18	about Gilberd? 03:11	18	*** Uncertified Transcription *** 03:13
19	A. No. 03:11	19	VOICE 1: So the last time I spoke 03:13
20	Q. Does it refresh your recollection as 03:11	20	to you was, I don't know, like a month ago. 03:13
21	to whether you said anything to Kevin Lamm 03:11		A month ago you said that JT was MIA from 03:13
22	about some guy being beat up? 03:11	22	the Village, huh? 03:13
23	A. No. 03:11	23	VOICE 2: Yeah (inaudible) 03:13
24	Q. Does it refresh your recollection as 03:11	24	last month (inaudible). 03:13
25	to whether you ever discussed with anyone at 03:11	25	VOICE 1: Okay. So he hasn't been 03:13
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1	Moran	1	Moran
2	in the Village? 03:13	2	VOICE 1: Holy shit, he was selling 03:15
3	VOICE 2: No (inaudible) I saw 03:13	3	bad stuff around that village, huh? 03:15
4	him on Thursday. He is back in the 03:13	4	*** Uncertified Transcription *** 03:15
5	Village (inaudible). 03:14	5	(Moran Exhibit 7, CD labeled Carter 03:15
6	VOICE 1: So what do they think. 03:14	6	et al., v. Incorporated Village of Ocean 03:15
7	They think it was drugs or what? 03:14	7	Beach, et al., Disk A, marked for 03:15
8	VOICE 2: (Inaudible). 03:14	8	identification.) 03:16
9	VOICE 1: Ian? What Ian? 03:14	9	Q. Mr. Moran, can you recognize any of 03:16
10	VOICE 2: (Inaudible). 03:14	10	the voices on that recording? 03:16
11	VOICE 1: Oh, Levine? 03:14	11	A. Yes. 03:16
12	VOICE 2: Yeah, yeah (inaudible). 03:14	12	Q. And what voices did you recognize? 03:16
13	VOICE 1: He is a what? I'm sorry, 03:14	13	A. Myself and Kevin Lamm. 03:16
14	you are breaking up again. 03:14	14	Q. Did you understand anything of what 03:16
15	VOICE 2: (Inaudible).	15	you were recorded as saying on that recording? 03:16
16	VOICE 1: Ian.	16	A. No. 03:16
17	VOICE 2: (Inaudible).	17	MR. NOVIKOFF: Note my objection to 03:16
18	VOICE 1: (Inaudible).	18	the form of that question. 03:16
19	VOICE 2: (Inaudible).	19	Q. Having listened to this recording, 03:16
20	VOICE 1: Yeah.	20	does it refresh your recollection of any 03:17
21	VOICE 2: (Inaudible).	21	conversation you may have had with Kevin Lamm? 03:17
22	VOICE 1: Oh, something that he 03:14	22	A. No. 03:17
23	gave (inaudible). 03:14	23	Q. Did you hear in your voice the word 03:17
24	VOICE 2: (Inaudible) bad 03:14	24	"cokehead" once or more times? 03:17
25	stuff (inaudible). 03:14	25	A. No. 03:17
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	Page 170		Page 171
1	Moran	1	Moran
2	Q. Did you hear any reference to 03:17	2	Q. Did you hear a reference to JT? 03:17
3	selling drugs or bad shit around the Village? 03:17	3	MR. NOVIKOFF: I am going to object, 03:17
4	MR. NOVIKOFF: To the witness 03:17	4	Ari. 03:18
5	selling drugs or bad shit around the 03:17	5	A. What are you 03:18
6	village? 03:17	6	MR. NOVIKOFF: No. If the question 03:18
7	MR. GRAFF: No, to those 03:17	7	is does anything here refresh his 03:18
8	MR. NOVIKOFF: Oh, to those words, 03:17	8	recollection, that's appropriate. If the 03:18
9	okay. 03:17	9	question is does he recall the 03:18
10	A. No. The audio was a horrible 03:17	10	conversation, that's appropriate. If you 03:18
11	quality. 03:17	11	are going to ask him, and I should have 03:18
12	Q. Did you hear any reference to Ian 03:17	12	objected a couple of questions ago and I am 03:18
13	Levine being George Hesse's friend? 03:17	13	putting on the record I am, did he hear a 03:18
14	A. No. 03:17	14	reference to, then I am objecting, because 03:18
15	MR. NOVIKOFF: Did he hear any 03:17	15	the audio speaks for itself. If there is a 03:18
16	reference to Ian Levine or did he hear any 03:17	16	reference to the names or the words or the 03:18
17	reference to because I heard reference 03:17	17	phrases that you are referring to, then 03:18
18	to Ian Levine. I don't think I heard 03:17	18	they either appear or they don't appear on 03:18
19	reference to being George's friend. 03:17	19	this audio. What you are then asking this 03:18
20	Q. Did you hear a reference to Ian 03:17	20	witness, though, is essentially a hearing 03:18
21	Levine? 03:17	21	test. Your hearing is different than my 03:18
22	A. Yes, I did. 03:17	22	hearing, which is different than the court 03:18
23	Q. Did you hear a reference to Ian 03:17	23	reporter's, different than Mr. Fiorillo's, 03:18
24	Levine being George's friend? 03:17	24	different than the witness'. 03:18
25	A. No. 03:17	25	MR. GRAFF: Exactly. I am trying to 03:18
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	Page 172		Page 173
1	Moran	1	Moran
2	ascertain whether the witness had better 03:18	2	girlfriend who passed away? 03:19
3	hearing of anything on this than anyone 03:18	3	MR. NOVIKOFF: Objection to form. 03:19
4 5	else. 03:18	4 5	A. I can't recall at this time. 03:19
-	MR. NOVIKOFF: Again, the tape says 03:18		Q. Do you recall ever discussing with 03:19
6	what it says. Unless you are going to test 03:18	6	anyone the subject of illegal drug use in Ocean 03:19
7	on this witness' hearing I mean, are you 03:18	7	Beach? 03:19
8	going to represent that you heard those 03:18 words? 03:19	8	A. No. I can't recall. 03:19 MR. GRAFF: I thank you very much 03:19
10	MR. GRAFF: I am, but I have 03:19	10	for your time. I am concluded for now. 03:19
11	listened to it a few more times. 03:19	11	MR. NOVIKOFF: Mr. Connolly is going 03:20
12	MR. NOVIKOFF: Okay. There you go. 03:19	12	to go and then I will have some questions 03:20
13	Q. Did you hear reference to JT? 03:19	13	for you. 03:20
14	MR. NOVIKOFF: If you could. 03:19	14	EXAMINATION BY 03:20
15	A. Yes, I did. 03:19	15	MR. CONNOLLY: 03:20
16	Q. And do you recall discussing JT with 03:19	16	Q. Mr. Moran, how long have you known 03:20
17	Kevin Lamm in any telephone conversation? 03:19	17	Ed Carter? 03:20
18	A. No. 03:19	18	A. About three years. 03:20
19	Q. Do you recall independent of this 03:19	19	Q. And had you first met Mr. Carter 03:20
20	recording whether JT had a girlfriend at some 03:19	20	through your employment at Ocean Beach? 03:20
21	point between 2006 and the present who passed 03:19	21	A. Yes. 03:20
22	away? 03:19	22	Q. And since April of 2006, have you 03:20
23	A. Rephrase your question. 03:19	23	seen Mr. Carter? 03:20
24	Q. Do you recall whether JT who works 03:19	24	A. No. 03:20
25	at CJ's bar from 2006 to today ever had a 03:19	25	Q. Since April of 2006 have you had any 03:20
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	Page 174		Page 175
1	Moran	1	Moran
2	conversations with Mr. Carter? 03:20	2	first summer working. 03:21
3	A. No. 03:20	3	Q. Since April of 2006 have you seen 03:21
4	Q. For how long have you known Kevin 03:20	4	Mr. Nofi? 03:21
5	Lamm? 03:20	5	A. No. 03:21
6	A. Ten years. 03:20	6	Q. Since April of 2006 have you had any 03:21
7	Q. And did you know Mr. Lamm in the 03:20	7	conversations with Mr. Nofi? 03:21
8	course of Ocean Beach? 03:21	8	A. Just that one time when he called me 03:21
9	A. Yes. 03:21	9	a while ago. That was it. 03:22
10	Q. And how did you first meet Mr. Lamm? 03:21		Q. And who initiated that conversation? 03:22
11	A. When I started as a dockmaster. 03:21	11	A. He called me. 03:22
12	Q. And how about Mr. Fiorillo? 03:21	12	Q. And where were you when you had that 03:22
13	A. I met him when he first when I 03:21	13	conversation? 03:22
14	was a dockmaster on his first season as a cop. 03:21	14	A. I was in my car working with the 03:22
15	Q. And had you seen Mr. Fiorillo since 03:21	15	city, driving around. 03:22
16	April of 2006? 03:21	16	Q. That was on a cell phone? 03:22
17	A. No. 03:21	17	A. Yes, sir. 03:22
18	Q. Have you spoken with Mr. Fiorillo 03:21	18	,
19	since April of 2006? 03:21	19	Q. Had you provided the cell phone 03:22 number to Mr. Nofi? 03:22
20	A. No. 03:21	20	
21		21	A. Repeat your 03:22 Q. Did you provide your cell phone 03:22
22	Q. When did you first meet Mr. Nofi? 03:21A. When his first summer with the 03:21	22	number to Mr. Nofi? 03:22
23		23	A. No. 03:22
24		24	
25	Q. And how many years ago was that? 03:21A. I can't recall the exact date. His 03:21	25	Q. And when did you first meet Tom 03:22 Snyder? 03:22
25		25	·
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_		_	
1	Moran	1	Moran
2	A. When I was dockmaster. 03:22	2	MR. GRAFF: Objection. 03:23
3	Q. Okay. How many years ago was that? 03:22	3	Q. On a daily basis? 03:23
4	A. Probably like six years ago 03:22	4	MR. GRAFF: Objection. 03:23
5	probably. 03:22	5	A. Usually triple that number. 03:23
6	Q. And since April of 2006 have you had 03:22	6	Q. So that would be 600 people? 03:23
7	any contact with Mr. Snyder? 03:22	7	A. No, maybe a thousand, if that. 03:24
8	A. No. 03:23	8	Basically it grows in size. 03:24
9	Q. And since April of 2006 have you had 03:23	9	Q. Did you ever have a conversation 03:24
10	any conversations with Mr. Snyder? 03:23	10	with George Hesse regarding Kevin Lamm? 03:24
11	A. No. 03:23	11	A. Yes. 03:24
12	Q. I believe earlier you indicated that 03:23	12	Q. When did that conversation occur? 03:24
13	your family has maintained a home on Ocean 03:23	13	MR. GRAFF: Objection. 03:24
14	Beach for many years now; is that correct? 03:23	14	A. I can't recall the exact. 03:24
15	A. Yes. 03:23	15	Q. Was that conversation after April of 03:24
16	Q. How long has the family owned a 03:23	16	2006? 03:24
17	home? 03:23	17	A. Yes. 03:24
18	A. Since 1979. 03:23	18	Q. Where were you during the where 03:24
19	Q. Can you tell me how many people 03:23	19	did the 03:24
20	reside in the Village of Ocean Beach off 03:23	20	A. Oh, it was the police station. 03:24
21	season? 03:23	21	Q. So it occurred in the police 03:24
22	MR. GRAFF: Objection. 03:23	22	station? 03:24
23	A. About 200 people year round, 250. 03:23	23	A. Yes. 03:24
24	Q. And how many residents or visitors 03:23	24	Q. What exactly did Mr. Hesse say to 03:24
25	are in Ocean Beach during the summer season? 03:23	25	you regarding Mr. Lamm? 03:25
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1	Moran	1	Moran
2	A. The whole thing with his review, I 03:25	2	given to? 03:27
3	guess, that he got a review for the because 03:25	3	A. I don't know. 03:27
4	he wanted to get on the job with the Suffolk PD 03:25	4	Q. Earlier you testified about a 03:27
5	and that he got some review he had to fill out 03:25	5	meeting of officers that occurred on April 2nd, 03:27
6	for Kevin and that was it. 03:25	6	2006. Correct? 03:27
7	Q. Did you ever see a copy of this 03:25	7	A. Yes. 03:27
8	review? 03:25	8	Q. Do you have a recollection of seeing 03:27
9	A. No. 03:25	9	Ed Carter that day? 03:27
10	Q. Did you ever speak to anybody in 03:25	10	A. No, I can't recall that. 03:27
11	Suffolk within the Suffolk County 03:25	11	Q. Do you have a recollection of seeing 03:27
12	withdrawn. 03:25	12	Tom Snyder that day? 03:28
13	Do you know for whom the review was 03:25	13	A. No, I can't recall. 03:28
14	for? 03:25	14	Q. Do you have a recollection of seeing 03:28
15	MR. GRAFF: Objection. 03:25	15	Kevin Lamm that day? 03:28
16	A. It was for Kevin, but he didn't say 03:25	16	A. Yes. 03:28
17	what the exact details of what it entailed. 03:26	17	Q. Do you have a recollection of seeing 03:28
18	Q. Can you be specific as to what 03:26		•
19		18 19	Frank Fiorillo that day? 03:28 A. I can't recall. 03:28
20	George said? 03:26 A. I can't. I can't recall. 03:26	20	
			Q. Do you have a recollection of seeing 03:28
21	•	21 22	Joe Nofi that day? 03:28
22	review was made? 03:27		A. I can't recall. 03:28
	A. No. 03:27	23	MR. CONNOLLY: I have no further 03:28
24	Q. Do you know for whom the review was 03:27	24	questions. Thank you. 03:28
25	made? I don't mean Kevin. Who was the review 03:27	25	MR. NOVIKOFF: I have a few 03:28
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1	Moran	1	Moran
2	questions, just to clear up some things. 03:28	2	other than through codes? 03:29
3	EXAMINATION BY 03:28	3	A. When I do when I am on the desk, 03:29
4	MR. NOVIKOFF: 03:28	4	
5		5	I use the ten codes plus plain English. 03:29 Q. What do you mean by "plain English"? 03:29
6	Q. Mr. Graff asked you a couple of 03:28 questions about radio codes. Do you remember 03:28		A. Let's say, for example, there is a 03:29
7	that? 03:28	7	fight. For Suffolk PD it's 1016, fight. I 03:29
			· ·
8		8	would say XYZ officer, 1016, fight, at such and 03:29
10	Q. And as a dispatcher are the only 03:28	9	such address, such and such a place, for me how 03:29
11	with regard to conversations that you are on, 03:29 are codes the only way police officers 03:29	10	I do it, to clarify what the call would be. 03:29 Q. Okay. So if I understand you 03:30
12	are codes the only way police officers 03:29 communicate with each other over the radio, 03:29	11 12	Q. Okay. So if I understand you 03:30 correctly, if you when you are 03:30
13	police radio? 03:29	13	**
14	MR. GRAFF: Objection. 03:29		
15	MR. GRAFF: Objection. 03:29 MR. NOVIKOFF: What's the objection? 03:29	14 15	since 2006; right? 03:30 A. Yes. 03:30
16	· · · · · · · · · · · · · · · · · · ·	16	
17	,	17	Q. You would give, for example, a 1016? 03:30 A. Yes. 03:30
18	codes they say words. 03:29 MR. NOVIKOFF: Well, that's what I 03:29	18	
19	*		Q. And then you would in plain English 03:30
	am trying to ascertain from the witness. 03:29	19	describe to the best of your ability what is 03:30
20	MR. GRAFF: But I think your 03:29	20	transpiring? 03:30
21	question makes it unclear do they 03:29	21	A. Correct. 03:30
22	communicate in anything other than code on 03:29	22	Q. And are you a voluntary fireman? 03:30
23	the radio. 03:29	23	A. Yes. 03:30
24	Q. Okay. Do they communicate in your 03:29	24	Q. For whom? 03:30
~ -	20.000		A D' 14 I 17'11 CE . 00 00
25	experience, the dispatcher, in any other manner 03:29	25	A. Right now I am Village of Tarrytown 03:30
25	experience, the dispatcher, in any other manner 03:29 TSG Reporting - Worldwide (877) 702-9580	25	A. Right now I am Village of Tarrytown 03:30 TSG Reporting - Worldwide (877) 702-9580

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1	Moran	1	Moran
2	Fire Department. 03:30	2	let go. 03:31
3	Q. Does the volunteer Fire Department 03:30	3	Q. Okay. And what makes you think that 03:31
4	in Tarrytown use plain English as well as 03:30	4	they were fired as opposed to not just rehired? 03:31
5	codes? 03:30	5	A. Because we are basically seasonal 03:31
6	A. We just use plain English. No more 03:30	6	employees. If the Village wants us, let us go 03:31
7	ten codes. 03:30	7	or fire us, it is what it is. 03:31
8	Q. Why is that, from the best of your 03:30	8	Q. Okay, fine. Now, let's just go over 03:31
9	knowledge? 03:30	9	your employment history a little bit with the 03:31
10	A. From what FEMA mandates, that they 03:30	10	Village. Starting in 1999 you were a 03:31
11	have to go to plain English, a couple of years 03:30	11	dockmaster? 03:31
12	ago. 03:30	12	A. Yes. 03:31
13	Q. Now, Mr. Graff at the beginning of 03:30	13	Q. And how many hours per week did you 03:31
14	this deposition asked you certain questions 03:30	14	work on average that first year? 03:31
15	about what transpired in April of 2006 03:30	15	A. Eight hours a day, so 40 hours a 03:32
16	concerning the plaintiffs and I believe your 03:31	16	week. 03:32
17	answer was that they were let go. Do you 03:31	17	Q. And did you have any other full-time 03:32
18	recall giving that answer? 03:31	18	employment at that time? 03:32
19	A. Yes. 03:31	19	A. No, that was it. 03:32
20	Q. What do you mean by "let go"? 03:31	20	Q. Through what year were you a 03:32
21	A. That they weren't hired back for the 03:31	21	dockmaster for which you worked 40 hours a week 03:32
22	season. 03:31	22	on average? 03:32
23	Q. Okay. So, to your knowledge, were 03:31	23	A. From '99 to 2003. 03:32
24	they fired? 03:31	24	Q. And what occurred in or around 03:32
25	A. Yeah, I thought they were fired or 03:31	25	2003 well, and after 2003 were you a 03:32
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1	Moran	1	Moran
2	dockmaster in 2004? 03:32	2	Q. Did George Hesse hire you in 2002? 03:33
3	A. Yes. 03:32	3	A. No. 03:33
4	Q. Okay. And how many hours per week 03:32	4	Q. Did George Hesse hire you in 2003? 03:33
5	in 2004 did you work as a dockmaster? 03:32	5	A. No. 03:33
6	A. Eight hours on the weekends. 03:32	6	Q. Did George Hesse hire you in 2004? 03:33
7	Q. And can you explain why from '99 03:32	7	A. No. 03:33
8	through 2003 you worked 40 hours a week and in 03:32		Q. Now, Mr. Graff asked you a couple of 03:33
9	2004 you worked eight hours a week on average? 03:32	9	questions about who assigned you while you were 03:33
10	A. On average, between those the 03:32	10	a dockmaster to work as a dispatcher on certain 03:33
11	first was my only job for the summer, like a 03:32	11	occasions. Do you remember that? 03:33
12	summer job. Then after 2003 I hired with the 03:32	12	A. Yes. 03:33
13	Fire Department, so that was my full-time 03:32	13	Q. I believe, and correct me if I am 03:33
14	position, and then after that I worked just 03:32	14	wrong, you testified that it was George Hesse. 03:33
15 16	weekends. 03:32	15 16	Correct? 03:33 A. Uh-huh. 03:33
17	Q. Who hired you in 1999 to be a 03:32 dockmaster? 03:33	17	Q. And in response to another question 03:33
18	A. Chief Paradiso. 03:33	18	Mr. Graff asked you whether it was 03:34
19	Q. And who hired you in 2006 to be a 03:33	19	Mr. Paradiso, you answered no, that 03:34
20	dispatcher? 03:33	20	Mr. Paradiso did not request you, to the best 03:34
21	A. George Hesse. 03:33	21	of your recollection, to be a dispatcher while 03:34
22	Q. Did George Hesse hire you in 2000? 03:33	22	you were a dockmaster; right? 03:34
23	A. No. 03:33	23	A. That is correct, yes. 03:34
24	Q. Did George Hesse hire you in 2001? 03:33	24	Q. To your knowledge, why was it that 03:34
25	A. No. 03:33	25	George Hesse asked you and Mr. Paradiso didn't? 03:34
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1	Moran	1	Moran
2	MR. GRAFF: Objection. 03:34	2	Q during the 1999 season; correct? 03:34
3	MR. NOVIKOFF: Go ahead, you can 03:34	3	A. Yes. 03:34
4	answer. 03:34	4	Q. 2000 season? 03:35
5	A. Chief Paradiso worked on the day 03:34	5	A. Yes. 03:35
6	shift and then George worked on the night 03:34	6	Q. 2001 season? 03:35
7	shift, so usually nighttime is busier than the 03:34	7	A. Yes. 03:35
8	daytime. That's why we would 03:34	8	Q. 2002 season? 03:35
9	Q. Between 1999 and 2003 on how many 03:34	9	A. Yes. 03:35
10	shifts do you recall Chief Paradiso being the 03:34	10	Q. 2003 season; correct? 03:35
11	person in charge when you were a dockmaster? 03:34	11	A. Yes. 03:35
12	MR. GRAFF: Objection. 03:34	12	Q. That's when you were working about 03:35
13	A. One time, if that. 03:34	13	40 hours a week; correct? 03:35
14	Q. One time if that? 03:34	14	A. Correct. 03:35
15	A. Yes. 03:34	15	Q. On how many of the shifts that you 03:35
16	MR. NOVIKOFF: Was there an 03:34	16	had in 1999 through 2003 when you were 03:35
17	objection? 03:34	17	virtually a full-time seasonal employee for the 03:35
18	MR. GRAFF: Yes. 03:34	18	Village as a dockmaster did Chief Paradiso also 03:35
19	MR. NOVIKOFF: What basis? 03:34	19	work with you on that shift, to the best of 03:35
20	MR. GRAFF: I'm not sure if I 03:34	20	your knowledge? 03:35
21	followed your question. 03:34	21	A. I can't recall that right now. 03:35
22	MR. NOVIKOFF: Okay. I will 03:34	22	Q. On how many so you can't recall? 03:35
23	rephrase it. 03:34	23	A. Yes. 03:35
24	Q. You were a dock master 03:34	24	Q. Less than five? 03:35
25	A. Yes. 03:34	25	A. Yes. 03:35
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1	Moran	1	Moran
2	Q. So to the best of your recollection, 03:35	2	Q. Okay. Same thing to a dispatcher? 03:36
3	less than five occasions in that four-year 03:35	3	A. Yes. 03:36
4	period Chief Paradiso was your supervisor 03:35	4	Q. And now Mr. Graff asked you some 03:36
5	during your shift? 03:35	5	questions about two or three people asking for 03:36
6	A. Correct. 03:35	6	George at the station house. I think one of 03:36
7	Q. And on the other occasion it was 03:35	7	them was JT, one of them was Ian Levine and the 03:36
8	who? 03:35	8	other guy was Mr. Burns. Do you recall that? 03:36
9	A. George. 03:35	9	A. Yes. 03:36
10	Q. And I believe that Mr. Graff asked 03:35	10	Q. Any other people in your time at the 03:36
11	you questions about whether or not you drank 03:36	11	station house ask for George Hesse? 03:37
12	some beers in the barracks? 03:36	12	A. Yes, numerous people. 03:37
13	A. Yes. 03:36	13	Q. On more than one occasion? 03:37
14	Q. And I think the record will reflect 03:36	14	A. Yes. 03:37
15	what your answer was. Were you on duty or off 03:36	15	Q. Other than those three people, did 03:37
16	duty? 03:36	16	you ever see others in George Hesse's office 03:37
17	A. Off duty. 03:36	17	having a conversation with him? 03:37
18 19	Q. Mr. Graff asked you some questions 03:36	18	A. Yes. 03:37
20	about Mr. Hesse's computer being used by other 03:36 people than Mr. Hesse. Do you recall that? 03:36	20	Q. And obviously Mr. Graff 03:37 withdrawn. Mr. Graff had you listen to certain 03:37
21	A. Yes. 03:36	21	audio tapes of a phone conversation or phone 03:37
22	Q. To your knowledge, was Mr. Hesse's 03:36	22	conversations or excerpts of those phone 03:37
23	computer accessible to any police officer in 03:36	23	conversations between you and your friend at 03:37
24	the station house? 03:36	24	the time, Kevin Lamm. Do you recall that? 03:37
25	A. Yes. 03:36	25	A. Yes. 03:37
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1	Moran	1	Moran
2	Q. Did Mr. Lamm ever advise you that he 03:37	2	Mr. Fiorillo bragged about getting oral sex 03:38
3	was taping the conversations? 03:37	3	from a woman in the barracks? 03:38
4	A. No. 03:37	4	A. Yes. 03:38
5	Q. To this day has Mr. Lamm ever 03:37	5	Q. Can you describe what Mr. Fiorillo 03:38
6	advised you that he has taped your 03:37	6	said to you? 03:38
7	conversations? 03:37	7	A. You want me to 03:38
8	A. No. 03:37	8	Q. Yes, please. 03:38
9	Q. In your view, is that an act of a 03:37	9	A. In detail or 03:38
10	friend? 03:37	10	Q. In as much detail as you can 03:39
11	A. No. 03:37	11	possibly recall. 03:39
12	Q. Have you ever observed any police 03:38	12	A. Okay. We were at the station. I 03:39
13	officers drinking in the bars of Ocean Beach 03:38	13	think it was his first year working and I was 03:39
14	while on duty? 03:38	14	back in the squad room and then he came in the 03:39
15	A. No. 03:38	15	back, was sitting down in the back washing off 03:39
16	Q. Have you ever witnessed George Hesse 03:38	16	his hands and he said that he had he had 03:39
17	drinking in the bars on Ocean Beach while on 03:38		hooked up with some lady named Terry at the 03:39
18 19	duty? A. No. 03:38	18	time and he had to wash his hands because the 03:39
20	MR. GRAFF: Objection. To the 03:38	19 20	stench was very great. 03:39 Q. Now, was Mr. Fiorillo on duty or off 03:39
21	extent that he knows if he was on or off 03:38	21	duty at the time, according to Mr. Fiorillo? 03:39
22	duty at the time he witnessed him. 03:38	22	A. On duty. 03:39
23	MR. NOVIKOFF: Okay. 03:38	23	Q. So we are clear, Mr. Fiorillo told 03:39
24	Q. Let's talk about Mr. Fiorillo for a 03:38	24	you that he had gotten oral sex from a woman in 03:39
25	second. Did there come a time that 03:38	25	the barracks while on duty during his first 03:39
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1	Moran	1	Moran
2	year on the job? 03:40	2	Q. All right. Let me just understand 03:40
3	A. That is correct. 03:40	3	this then. While Mr. Nofi was on duty as a 03:40
4	Q. And there is absolutely no doubt in 03:40	4	police officer, you personally witnessed him 03:40
5	your mind as you sit here today that that was 03:40	5	blow his whistle in the direction of a civilian 03:40
6	said by Mr. Fiorillo to you? 03:40	6	and say to that civilian, "hey, you mother 03:41
7	A. He told me directly. 03:40	7	fucker''? 03:41
8	Q. Right. So there is absolutely no 03:40	8	A. He said, "come here, mother fucker." 03:41
9	doubt that as you sit here today Mr. Fiorillo 03:40	9	Q. And based upon your interaction with 03:41
10	told you that while on duty he got oral sex 03:40	10	Mr. Nofi well, on how many occasions did you 03:41
11	from a woman in police barracks? 03:40	11	hear Mr. Nofi do this? 03:41
12	A. Yes. 03:40	12	A. More than once. It was a lot. 03:41
13	Q. There is no doubt? 03:40	13	Q. When you say "a lot," was it in 03:41
14	A. No. He told me directly. 03:40	14 15	your presence withdrawn. 03:41 In your opinion, was it his normal 03:41
15 16	Q. Let's talk about Mr. Nofi. Did you 03:40 ever hear Mr. Nofi use the phrase "mother 03:40		way of talking to civilians on Ocean Beach? 03:41
17	fucker''? 03:40	17	A. At times, yes. 03:41
18	A. Yes. 03:40	18	Q. And for what purpose, if you know, 03:41
19	Q. In what context did you hear 03:40	19	did he was he calling the civilians over 03:41
20	Mr. Nofi use the phrase "mother fucker"? 03:40		with his whistle and saying, "come over here, 03:41
21	A. At times when he was on patrol, he 03:40	21	mother fucker"? 03:41
22	would, I guess, whistle and say, "come here, 03:40	22	MR. GRAFF: Objection. 03:41
23	mother fucker." 03:40	23	A. I don't that's the way he was. 03:41
24	Q. Who was he talking to? 03:40	24	Q. Was he acting, in your opinion, in 03:41
25	A. General public. 03:40	25	the capacity as a police officer? 03:41
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1	Moran	1	Moran
2	A. Yes. 03:41	2	Snyder. They were both upstairs in the 03:42
3	Q. Was he issuing summonses at least in 03:41	3	barracks. Some lady was calling the station in 03:43
4	your presence when he called these people over 03:41	4	regards to she had like a wild animal, I 03:43
5	and called them a mother fucker? 03:42	5	guess, in her chimney, so she kept calling to 03:43
6	A. At times, yeah, he would walk 03:42	6	see if we could respond to help her out, and 03:43
7	yeah, if he was if he saw something in 03:42	7	then as soon as I got down the information I 03:43
8	violation, he would say with his mouth 03:42	8	would normally radio it out to the officers, 03:43
9	whistle with his mouth and say, "come here, 03:42	9	respond, you know, and then a couple times 03:43
10	mother fucker." 03:42	10	once they told me to actually tell her to call 03:43
11	Q. Okay. Let's talk about Ed Carter 03:42	11	Animal Control and there was numerous 03:43
12	for a second. 03:42	12	occasions, went back and forth. Finally Chief 03:43
13	Did there come a time in your 03:42	13	Paradiso at the time came on the radio and 03:43
14	capacity as a dispatcher that you had to call 03:42	14	heard this and told them to go on the call. 03:43
15	Ed Carter to answer to respond to a call and 03:42	15	Q. So how do you know as you sit here 03:43
16	that he was slow because he was sleeping? 03:42	16	today that Ed Carter was either in the barracks 03:43
17	A. Yes. 03:42	17	sleeping or for some other reason unable to 03:43
18	Q. Can you describe when that took 03:42	18	answer the call promptly? 03:43
19	place? 03:42	19	A. He was upstairs. When I my 03:43
20	A. When I was I can't give you the 03:42	20	recollection was he was upstairs in the 03:43
21	exact year, but I was at the desk. It was Ed 03:42	21	barracks. 03:44
22	and Eddie was working and Tommy Tommy 03:42	22	Q. How do you know that? 03:44
23	Shore was working. 03:42	23	A. That's where they were. 03:44
24	Q. Shore or Snyder? 03:42	24	Q. Okay. How do you know he went up 03:44
25	A. Sorry. Snyder. I'm sorry. Tommy 03:42	25	there? 03:44
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1	Moran	1	Moran
2	A. He said he was going to go upstairs. 03:44	2	Q. Is an on-duty police officer 03:44
3	Q. Did Mr. Carter go up to the barracks 03:44	3	forbidden to be in the barracks for any reason? 03:44
4	often during his tour to catch a nap or go to 03:44	4	MR. NOVIKOFF: Note my objection to 03:44
5	sleep? 03:44	5	the form of the question. 03:45
6	MR. GRAFF: Objection. 03:44	6	A. No. 03:45
7	Q. In your presence. 03:44	7	Q. On any of the occasions when you, as 03:45
8	A. When I was working? 03:44	8	you testified, saw Officer Nofi refer to a 03:45
9	Q. Yes. 03:44	9	civilian as a mother fucker, was anyone else 03:45
10	A. That was probably the only time I 03:44	10	present? 03:45
11	recalled him doing it in my presence. 03:44	11	A. Yeah, other civilians when he was on 03:45
12	Q. In your presence. Okay. 03:44	12	patrol. 03:45
13	MR. NOVIKOFF: I have nothing 03:44	13	Q. Can you identify any of those 03:45
14	further. 03:44	14	civilians? 03:45
15	MR. GRAFF: Okay. I have a few 03:44	15	MR. NOVIKOFF: Objection to form. 03:45
16	items of redirect. 03:44	16	A. No. 03:45
		1 1 7	Q. Can you identify any of the 03:45
17	FURTHER EXAMINATION BY 03:44		
17 18	FURTHER EXAMINATION BY 03:44 MR. GRAFF: 03:44	18	individuals that Mr. Nofi, as you say, made 03:45
17 18 19	FURTHER EXAMINATION BY MR. GRAFF: 03:44 Q. Did you actually ever see Ed Carter 03:44	18 19	individuals that Mr. Nofi, as you say, made that statement to? 03:45
17 18 19 20	FURTHER EXAMINATION BY MR. GRAFF: 03:44 Q. Did you actually ever see Ed Carter asleep while he was on duty? 03:44 03:44 03:44	18 19 20	individuals that Mr. Nofi, as you say, made 03:45 that statement to? 03:45 A. Can you repeat your question. 03:45
17 18 19 20 21	FURTHER EXAMINATION BY MR. GRAFF: 03:44 Q. Did you actually ever see Ed Carter asleep while he was on duty? 03:44 A. No. 03:44	18 19 20 21	individuals that Mr. Nofi, as you say, made 03:45 that statement to? 03:45 A. Can you repeat your question. 03:45 Q. Do you know who any of the people 03:45
17 18 19 20 21 22	FURTHER EXAMINATION BY MR. GRAFF: 03:44 Q. Did you actually ever see Ed Carter 03:44 asleep while he was on duty? 03:44 A. No. 03:44 Q. Is there any rule that would 03:44	18 19 20 21 22	individuals that Mr. Nofi, as you say, made that statement to? 03:45 A. Can you repeat your question. 03:45 Q. Do you know who any of the people 03:45 who Mr. Nofi, as you testified, referred to as 03:45
17 18 19 20 21 22 23	MR. GRAFF: 03:44 Q. Did you actually ever see Ed Carter 03:44 asleep while he was on duty? 03:44 A. No. 03:44 Q. Is there any rule that would 03:44 prohibit an on-duty police officer from being 03:44	18 19 20 21 22 23	individuals that Mr. Nofi, as you say, made that statement to? 03:45 A. Can you repeat your question. 03:45 Q. Do you know who any of the people 03:45 who Mr. Nofi, as you testified, referred to as 03:45 a mother fucker, do you know who those people 03:45
17 18 19 20 21 22 23 24	MR. GRAFF: 03:44 Q. Did you actually ever see Ed Carter 03:44 asleep while he was on duty? 03:44 A. No. 03:44 Q. Is there any rule that would 03:44 prohibit an on-duty police officer from being 03:44 in the barracks for any reason? 03:44	18 19 20 21 22	individuals that Mr. Nofi, as you say, made that statement to? 03:45 A. Can you repeat your question. 03:45 Q. Do you know who any of the people 03:45 who Mr. Nofi, as you testified, referred to as 03:45
17 18 19 20 21 22 23	MR. GRAFF: 03:44 Q. Did you actually ever see Ed Carter 03:44 asleep while he was on duty? 03:44 A. No. 03:44 Q. Is there any rule that would 03:44 prohibit an on-duty police officer from being 03:44	18 19 20 21 22 23 24	individuals that Mr. Nofi, as you say, made 03:45 that statement to? 03:45 A. Can you repeat your question. 03:45 Q. Do you know who any of the people 03:45 who Mr. Nofi, as you testified, referred to as 03:45 a mother fucker, do you know who those people 03:45 are? 03:45

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1	Moran	1	Moran		
2	Q. Do you recall the intersection or 03:45	2	person? 03:46		
3	any other descriptor of the location where you 03:45	3	A. No. 03:46		
4	saw Mr. Nofi make any of those statements? 03:45	4	Q. Can you recall any identifying 03:46		
5	A. In town in Bay Walk. 03:45	5	details of any of the people you testified you 03:46		
6	Q. Where in Bay Walk? 03:45	6	saw Mr. Nofi refer to as mother fucker? 03:46		
7	A. Within the business district on Bay 03:45	7	A. No. 03:46		
8	Walk. I can't give you the address, but it was 03:46	8	Q. Can you identify any specific 03:46		
9	on Bay Walk. 03:46	9	individuals who were ever present on any of the 03:47		
10	Q. And where were you standing? 03:46	10	occasions when you, as you testified, heard 03:47		
11	A. I was with him when he did it. 03:46	11	Mr. Nofi refer to a civilian as a mother 03:47		
12	Q. Why were you with him on that 03:46	12	fucker? 03:47		
13	occasion? 03:46	13	A. Can you rephrase that one more time. 03:47		
14	A. Because I was there. I can't tell 03:46	14	Q. Can you identify or name anyone else 03:47		
15	you why. I was there with him. 03:46	15	who was ever present on any of the occasions 03:47		
16	Q. Were you just passing by or were you 03:46	16	you testified you saw Mr. Nofi refer to a 03:47		
17	on your way somewhere with Officer Nofi? 03:46	17	civilian as a mother fucker? 03:47		
18	MR. NOVIKOFF: Objection to form. 03:46	18	A. I saw it when I was with him. From 03:47		
19	A. I was on my way to get something to 03:46	19	what I can recall, I was with him at the time 03:47		
20	eat when I saw him in town on Bay Walk and 03:46	20	he did it. Other people I can't recall. 03:47		
21	that's what he said. 03:46	21	Q. Did you ever report to anyone that 03:47		
22	Q. And do you remember the gender of 03:46	22	you had heard Officer Nofi refer to a civilian 03:47		
23	the person Mr. Nofi 03:46	23	as a mother fucker? 03:47		
24	A. No, that I can't recall. 03:46	24	A. No. 03:47		
25	Q. Do you recall the race of the 03:46	25	MR. NOVIKOFF: Objection to form. 03:47		
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1	Page 200 Moran	1	Page 201 Moran		
2	Q. Did you ever hear George Hesse brag 03:47	2	Q. Did anyone ever tell you that as a 03:48		
3	about having sex with anyone in the barracks? 03:47	3	dispatcher you are required to use both the 03:48		
4	A. No. 03:47	4	codes and plain English? 03:48		
5	Q. Did you ever hear George Hesse brag 03:47	5	A. No. 03:48		
6	about having sex with any residents of Ocean 03:48	6	Q. Did anyone ever tell you as a police 03:48		
7	Beach? 03:48	7	dispatcher that you are required to use the 03:48		
8	MR. NOVIKOFF: Now I am going to 03:48	8	codes? 03:48		
9	object. That goes beyond the scope of my 03:48	9	A. Yes. 03:48		
10	examination, Ari. I think the first 03:48	10	Q. As far as you know, do all other 03:48		
11	question was completely appropriate, having 03:48	11	dispatchers use both the codes and plain 03:49		
12	sex in the barracks, and I think whether it 03:48	12	English? 03:49		
13	was off duty or on duty it's appropriate. 03:48	13 14	MR. NOVIKOFF: Objection to form. 03:49		
14 15	You didn't ask him in your direct 03:48	15	A. Whatever the dispatchers do on their 03:49 shifts, they do. Whatever they but we use 03:49		
16	examination about having sex anywhere on 03:48 Ocean Beach and I certainly didn't ask. 03:48	16	the ten codes when we dispatch. 03:49		
17	Q. Okay. Did you ever hear Officer 03:48	17	Q. Other than the reference regarding 03:49		
18	Hesse brag about having sex with anyone on 03:48	18	Kevin Lamm that George Hesse mentioned to you, 03:49		
19	duty? 03:48	19	did George Hesse ever refer to any other 03:49		
20	A. No. 03:48	20	references or recommendations for any other 03:49		
21	Q. Did anyone else ever make any 03:48	21	officers? 03:49		
22	statements to you about Officer Hesse having 03:48	22	A. No. 03:49		
23	sex on duty? 03:48	23	Q. So the only time George Hesse ever 03:49		
24	A. No. 03:48	24	referred to any reference that he gave for any 03:49		
25	MR. CONNOLLY: Objection. 03:48	25	other officer was that reference about Kevin 03:49		
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	7559					
	Page 202		Page 203			
1	Moran	1	Moran			
2	Lamm? 03:49	2	A. Yes. 03:50			
3	A. Correct, from what he told me. 03:49	3	Q. Who was she? 03:50			
4	Q. Okay. And what did he tell you 03:49	4	A. Terry. 03:50			
5	about the nature of the reference he gave? 03:49	5	Q. Who is Terry? 03:50			
6	A. That he got he gave a reference 03:49	6	A. Some lady within the Village. I 03:50			
7	to Kevin and he didn't give me details of what 03:49	7	don't know her last name. 03:50			
8	went where. He just said he gave a reference 03:49	8	MR. GRAFF: Thank you. 03:50			
9	for Kevin and that was it. 03:49	9	(Time noted: 3:50 p.m.) 03:50			
10	Q. I believe earlier you testified that 03:49	10	(Time noted: 5.50 p.m.) 05.50			
11	he told you he gave a negative reference. Is 03:49	11				
12	that clear? 03:49	12				
13	MR. NOVIKOFF: His testimony is what 03:50	13	CHRISTOPHER JAMES MORAN			
14	his testimony is. You just asked him a 03:50	14	CHRISTOT HER WANTED WORTH			
15	question. His testimony is what it is and 03:50	15	Subscribed and sworn to before me			
16	let the chips fall. 03:50	16	this day of 2009.			
17	Q. Do you recall whether anyone else 03:50	17	2007.			
18	was present at the time that Frank Fiorillo, as 03:50					
19	you testified, bragged about having oral sex in 03:50					
20	the barracks? 03:50	20				
21	A. I was with him after the fact. 03:50	21				
22	Q. Was anyone else present? 03:50	22				
23	A. No, just me and him. 03:50	23				
24	Q. Do you recall who the woman in 03:50	24				
25	question was? 03:50	25				
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	156 Reporting (1614 Mar (677) 762 5566		Too Reporting Worldwide (677) 702 3000			
	Page 204		Page 205			
1		1				
2	CERTIFICATE	3	I N D E X			
3			WITNESS EXAMINATION BY PAGE			
4	STATE OF NEW YORK)	4 5	CHRISTOPHER JAMES MORAN MR. GRAFF 4, 196			
5) ss.:	6	MR. CONNOLLY 173			
6	COUNTY OF NASSAU)	7 8	MR. NOVIKOFF 180			
7	,	9	EXHIBITS			
8	I, KRISTIN KOCH, a Notary Public	10	MORAN PAGE LINE			
9	within and for the State of New York, do	11	Exhibit 1			
10	hereby certify:	12	Letter dated March 11, 2006, Bates			
11	That CHRISTOPHER JAMES MORAN, the	13	stamped 2662			
12	witness whose deposition is hereinbefore		Exhibit 2 Letter dated August 21, 2006, Bates			
13	set forth, was duly sworn by me and that		stamped 6307 and 6308			
14	such deposition is a true record of the	15	Exhibit 3			
15	testimony given by such witness.	16	Kevin T. Lambo business card, Bates			
16	I further certify that I am not	17	stamped P925			
17	related to any of the parties to this		Exhibit 4 Photocopy of writing two pages 92 19			
18	action by blood or marriage; and that I am	19	Photocopy of writing, two pages 92 19 Exhibit 5			
19	in no way interested in the outcome of		The Incorporated Village of Ocean Beach Employee Handbook, Bates			
20	this matter.		stamped 1 through 25121 10			
21	IN WITNESS WHEREOF, I have hereunto	21	Exhibit 6			
22	set my hand this 11th day of June, 2009.	22	CD labeled Carter et al., v.			
23		23	Incorporated Village of Ocean Beach, et al., Disk C			
24	KRISTIN KOCH, RPR, RMR, CRR, CLR	24	Exhibit 7 CD labeled Carter et al., v.			
25			Incorporated Village of Ocean			
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2	ERRATA SHEET FOR THE TRANSCRIPT OF:	
3	Case Name: Carter v. Ocean Beach	
3	Dep. Date: June 8, 2009	
4	Deponent: Christopher James Moran	
5	CORRECTIONS:	
6	Pg. Ln. Now Reads Should Read Reason	
7		
8		
9	——————————————————————————————————————	
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20	Signature of Deponent	
21	SUBSCRIBED AND SWORN BEFORE ME	
22	THISDAY OF, 2009.	
23		
24		
25	(Notary Public) MY COMMISSION EXPIRES:	
	TSG Reporting - Worldwide (877) 702-9580	
l		

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